Company Tracking Number: AIC-08-AV-07

TOI: 22.0 Aircraft Sub-TOI: 22.0000 Aircraft

Product Name: Commercial Aircraft Program

Project Name/Number: Commercial Aircraft Program/AIC-08-AV-07

Filing at a Glance

Companies: American Home Assurance Company, American International South Insurance Company, Commerce and Industry Insurance Company, Granite State Insurance Company, National Union Fire Insurance Company of Pittsburgh,

Pa., New Hampshire Insurance Company, The Insurance Company of the State of Pennsylvania

Product Name: Commercial Aircraft Program SERFF Tr Num: AGNY-125774160 State: Arkansas

TOI: 22.0 Aircraft SERFF Status: Closed State Tr Num: EFT \$50

Sub-TOI: 22.0000 Aircraft Co Tr Num: AIC-08-AV-07 State Status: Fees verified and

received

Filing Type: Form Co Status: Reviewer(s): Betty Montesi,

Llyweyia Rawlins

Author: Ronald Colaninno Disposition Date: 08/25/2008

Date Submitted: 08/15/2008 Disposition Status: Approved

Effective Date Requested (New): 09/15/2008 Effective Date (New): 09/15/2008

09/15/2008

State Filing Description:

General Information

Project Name: Commercial Aircraft Program Status of Filing in Domicile: Pending

Project Number: AIC-08-AV-07 Domicile Status Comments:

Reference Organization: Reference Number:

Reference Title: Advisory Org. Circular:

Filing Status Changed: 08/25/2008

State Status Changed: 08/25/2008 Deemer Date:

Corresponding Filing Tracking Number:

Filing Description:

The referenced companies (the "Companies") have on file with your Department their Commercial Aircraft Program (AIC-05-AV-03). The Companies submit, for your review and approval, forty-one (41) endorsements to be used with this program. We have also included eleven (11) blackline endorsements presently on file with the department for your reference.

Company Tracking Number: AIC-08-AV-07

TOI: 22.0 Aircraft Sub-TOI: 22.0000 Aircraft

Product Name: Commercial Aircraft Program

Project Name/Number: Commercial Aircraft Program/AIC-08-AV-07

Please refer to the attached Forms Listing for information about the forms included in this submission.

Company and Contact

Filing Contact Information

Ronald Colaninno, Director - State Filings Ronald.Colaninno@AIG.com
175 Water Street (212) 458-7462 [Phone]
New York, NY 10038 (212) 458-7077[FAX]

Filing Company Information

American Home Assurance Company CoCode: 19380 State of Domicile: New York

70 Pine Street Group Code: Company Type:
New York, NY 10270 Group Name: State ID Number:

(212) 770-7000 ext. [Phone] FEIN Number: 13-5124990

American International South Insurance CoCode: 40258 State of Domicile: Pennsylvania

Company

70 Pine Street Group Code: Company Type:
New York, NY 10270 Group Name: State ID Number:

(212) 770-7000 ext. [Phone] FEIN Number: 02-6008643

Commerce and Industry Insurance Company CoCode: 19410 State of Domicile: New York

70 Pine Street Group Code: Company Type:
New York, NY 10270 Group Name: State ID Number:

(212) 770-7000 ext. [Phone] FEIN Number: 13-1938623

Granite State Insurance Company CoCode: 23809 State of Domicile: Pennsylvania

70 Pine Street Group Code: Company Type:
New York, NY 10270 Group Name: State ID Number:

(212) 770-7000 ext. [Phone] FEIN Number: 02-0140690

National Union Fire Insurance Company of CoCode: 19445

Pittsburgh, Pa.

70 Pine Street Group Code: Company Type:
New York, NY 10270 Group Name: State ID Number:

(212) 770-7000 ext. [Phone] FEIN Number: 25-0687550

State of Domicile: Pennsylvania

Company Tracking Number: AIC-08-AV-07

TOI: 22.0 Aircraft Sub-TOI: 22.0000 Aircraft

Product Name: Commercial Aircraft Program

Project Name/Number: Commercial Aircraft Program/AIC-08-AV-07

New Hampshire Insurance Company CoCode: 23841 State of Domicile: Pennsylvania

CoCode: 19429

State of Domicile: Pennsylvania

70 Pine Street Group Code: Company Type:
New York, NY 10270 Group Name: State ID Number:

(212) 770-7000 ext. [Phone] FEIN Number: 02-0172170

The Insurance Company of the State of

Pennsylvania

70 Pine Street Group Code: Company Type:
New York, NY 10270 Group Name: State ID Number:

(212) 770-7000 ext. [Phone] FEIN Number: 13-5540698

Company Tracking Number: AIC-08-AV-07

TOI: 22.0 Aircraft Sub-TOI: 22.0000 Aircraft

Product Name: Commercial Aircraft Program

Project Name/Number: Commercial Aircraft Program/AIC-08-AV-07

Filing Fees

Fee Required? Yes
Fee Amount: \$50.00
Retaliatory? No

Fee Explanation: \$50.00 Per form filing-flat fee.

Per Company: No

COMPANY	AMOUNT	DATE PROCESSED	TRANSACTION #
American Home Assurance Company	\$50.00	08/15/2008	21957996
American International South Insurance	\$0.00	08/15/2008	
Company			
Commerce and Industry Insurance Company	\$0.00	08/15/2008	
Granite State Insurance Company	\$0.00	08/15/2008	
National Union Fire Insurance Company of	\$0.00	08/15/2008	
Pittsburgh, Pa.			
New Hampshire Insurance Company	\$0.00	08/15/2008	
The Insurance Company of the State of	\$0.00	08/15/2008	
Pennsylvania			

Company Tracking Number: AIC-08-AV-07

TOI: 22.0 Aircraft Sub-TOI: 22.0000 Aircraft

Product Name: Commercial Aircraft Program

Project Name/Number: Commercial Aircraft Program/AIC-08-AV-07

Correspondence Summary

Dispositions

Status	Created By	Created On	Date Submitted
Approved	Llyweyia Rawlins	08/25/2008	08/25/2008

Company Tracking Number: AIC-08-AV-07

TOI: 22.0 Aircraft Sub-TOI: 22.0000 Aircraft

Product Name: Commercial Aircraft Program

Project Name/Number: Commercial Aircraft Program/AIC-08-AV-07

Disposition

Disposition Date: 08/25/2008

Effective Date (New): 09/15/2008 Effective Date (Renewal): 09/15/2008

Status: Approved

Comment:

Rate data does NOT apply to filing.

Overall Rate Information for Multiple Company Filings

Overall Percentage Rate Indicated For This Filing0.000%Overall Percentage Rate Impact For This Filing0.000%Effect of Rate Filing-Written Premium Change For This Program\$0Effect of Rate Filing - Number of Policyholders Affected0

Company Tracking Number: AIC-08-AV-07

TOI: 22.0 Aircraft Sub-TOI: 22.0000 Aircraft

Product Name: Commercial Aircraft Program

Project Name/Number: Commercial Aircraft Program/AIC-08-AV-07

Item Type	Item Name	Item Status	Public Access
Supporting Document	Uniform Transmittal Document-Property Casualty	&Approved	Yes
Form	50/50 Provisional Claims Settlement Clause	Approved	Yes
Form	Additional Insured - Lienholder	Approved	Yes
Form	Additional Insured (Written Contract)	Approved	Yes
Form	Additional Insured Endorsement - SRD	Approved	Yes
Form	Additional Physical Damage Claim Payment in the Event of a Total Loss	Approved	Yes
Form	Aerial Photography, Aerial Survey, Powerline Patrol or Pipeline Patrol	Approved	Yes
	Exclusion Endorsement		V
Form	Agreed Value - Total Loss	Approved	Yes
Form	Bail Bonds Endorsement	Approved	Yes
Form	Broad Coverage Endorsement	Approved	Yes
Form	Charter Referral Liability Endorsement	Approved	Yes
Form	Date Recognition Limited Coverage Clause	Approved	Yes
Form	Deductible Amendment Endorsement	Approved	Yes
Form	Defense, Settlement and Supplementary Payments Coverages A, B, C, and D	Approved	Yes
Form	Disappearance Endorsement	Approved	Yes
Form	Duplicate Policy Exclusion	Approved	Yes
Form	Exclusion Deletion Endorsement	Approved	Yes
Form	Exclusion of In Motion Coverage	Approved	Yes
Form	FAA Repair Station Endorsement	Approved	Yes
Form	Finance / Lease Contract Endorsement - 2	Approved	Yes
Form	Finance / Lease Contract Endorsement - 2- Illinois	Approved	Yes
Form	Finance / Lease Contract Endorsement - 2 - West Virginia	Approved	Yes
Form	Floats/Skis Clause	Approved	Yes
Form	Good Experience Return	Approved	Yes

Company Tracking Number: AIC-08-AV-07

TOI: 22.0 Aircraft Sub-TOI: 22.0000 Aircraft

Product Name: Commercial Aircraft Program

Project Name/Number: Commercial Aircraft Program/AIC-08-AV-07

Form	Good Experience Return (Excluding War Premium)	Approved	Yes
Form	Good Experience Return Upon Renewal	Approved	Yes
Form	Good Experience Return Upon Renewal (Excluding War Premium)	Approved	Yes
Form	Hold Harmless Clause	Approved	Yes
Form	Hurricane Protection Coverage	Approved	Yes
Form	Knowledge of Occurrence and Failure to Report Endorsement	Approved	Yes
Form	Liability and Physical Damage Amendment - SRD	Approved	Yes
Form	Limited Property Damage Exclusion Writeback Endorsement and Special Equipment Endorsement	Approved	Yes
Form	No Claims Bonus Endorsement	Approved	Yes
Form	No Claims Bonus on Renewal Endorsement	Approved	Yes
Form	Non-Owned Aircraft: Liabilities Endorsement	Approved	Yes
Form	Port Authority of New York and New Jersey	Approved	Yes
Form	Primary and Non-Contributory Endorsement	Approved	Yes
Form	Reporting Form Endorsement - 2	Approved	Yes
Form	Repositioning Flight Endorsement	Approved	Yes
Form	San Francisco Endorsement	Approved	Yes
Form	Supplementary Payments Extension - Search and Rescue, Wreck Removal, Runway and Aircraft Foaming	Approved	Yes
Form	Wildlife Survey or Predatory Control Exclusion Endorsement	Approved	Yes

Company Tracking Number: AIC-08-AV-07

TOI: 22.0 Aircraft Sub-TOI: 22.0000 Aircraft

Product Name: Commercial Aircraft Program

Project Name/Number: Commercial Aircraft Program/AIC-08-AV-07

Form Schedule

Review	Form Name	Form #	Edition	Form Type Action	Action Specific	Readability	Attachment
Status			Date		Data		
Approved	50/50 Provisional Claims Settlement Clause	CAV994	(4-08)	Endorseme Replaced nt/Amendm ent/Conditi ons	Replaced Form # CAV944 (1-05) Previous Filing #: AIC-05-AV-03		CAV994(4- 08).pdf
Approved	Additional Insured - Lienholder	CAV990	(4-08)	Endorseme New nt/Amendm ent/Conditi ons		0.00	CAV990(4- 08).pdf
Approved	Additional Insured (Written Contract)	CAV1024	(4-08)	Endorseme New nt/Amendm ent/Conditi ons		0.00	CAV1024.pd f
Approved	Additional Insured Endorsement - SRD	CAV981	(4-08)	Endorseme New nt/Amendm ent/Conditi ons		0.00	CAV981 (4- 08).pdf
Approved	Additional Physical Damage Claim Payment in the Event of a Total Loss		(5-08)	Endorseme Replaced nt/Amendm ent/Conditi ons	Replaced Form # CAV145 (1-05) Previous Filing #: AIC-05-AV-03		CAV1079 (5- 08).pdf
Approved	Aerial Photography, Aerial Survey, Powerline Patrol or Pipeline Patrol Exclusion Endorsement	CAV1063	(3-08)	Endorseme New nt/Amendm ent/Conditi ons		0.00	
Approved	Agreed Value - Total Loss	CAV1012	(4-08)	Endorseme New nt/Amendm ent/Conditi ons		0.00	CAV1012(4- 08).pdf
Approved	Bail Bonds	CAV1050	(4-08)	Endorseme New		0.00	CAV1050.pd

Company Tracking Number: AIC-08-AV-07

TOI: 22.0 Aircraft Sub-TOI: 22.0000 Aircraft

Product Name: Commercial Aircraft Program

Comme	етсии Анстијі 1	rogram				
Number: Comme	ercial Aircraft I	Program/AIC-0	08-AV-07			
Endorsement			nt/Amendm ent/Conditi ons			f
Broad Coverage Endorsement	CAV26	(5-08)	Endorseme Replaced nt/Amendm ent/Conditi ons	CAV26 (1-05)		CAV26(5- 08).pdf
Charter Referral Liability Endorsement	CAV940	(4-08)	Endorseme New nt/Amendm ent/Conditi ons		0.00	CAV940(4- 08).pdf
_		(11-05)	Endorseme New nt/Amendm ent/Conditi ons		0.00	UE2001A(11 -05).pdf
Deductible Amendment Endorsement	CAV1010	(4-08)	Endorseme New nt/Amendm ent/Conditi ons		0.00	CAV1010.pd f
Defense, Settlement and Supplementary Payments Coverages A, B, C, and D	CAV1058	(1-08)	Endorseme New nt/Amendm ent/Conditi ons		0.00	CAV1058.pd f
Disappearance Endorsement	CAV1015	(4-08)	Endorseme New nt/Amendm ent/Conditi ons		0.00	CAV1015(4- 08).pdf
Duplicate Policy Exclusion	UE1077	(4-08)	Endorseme New nt/Amendm ent/Conditi ons		0.00	UE1077.pdf
Exclusion Deletion Endorsement	CAV1088	(5-08)	Endorseme New nt/Amendm ent/Conditi ons		0.00	CAV1088.pd f
Exclusion of In	CAV999	(4-08)	Endorseme New		0.00	CAV999(4-
	Endorsement Broad Coverage Endorsement Charter Referral Liability Endorsement Date Recognition Limited Coverage Clause Deductible Amendment Endorsement Defense, Settlement and Supplementary Payments Coverages A, B, C, and D Disappearance Endorsement Duplicate Policy Exclusion Exclusion Deletion Endorsement	Endorsement Broad Coverage CAV26 Endorsement Charter Referral CAV940 Liability Endorsement Date Recognition UE2001A Limited Coverage Clause Deductible CAV1010 Amendment Endorsement Defense, CAV1058 Settlement and Supplementary Payments Coverages A, B, C, and D Disappearance CAV1015 Endorsement Duplicate Policy UE1077 Exclusion CAV1088 Deletion Endorsement	Endorsement Broad Coverage CAV26 (5-08) Endorsement Charter Referral CAV940 (4-08) Liability Endorsement Date Recognition UE2001A (11-05) Limited Coverage Clause Deductible CAV1010 (4-08) Amendment Endorsement Defense, CAV1058 (1-08) Settlement and Supplementary Payments Coverages A, B, C, and D Disappearance CAV1015 (4-08) Endorsement Duplicate Policy Exclusion Exclusion CAV1088 (5-08) Deletion Endorsement	Endorsement Endor	Endorsement	Marker Commercial Aircraft ProgramAIC 08-AV-07 Endorsement

First Filing Company: State Tracking Number: EFT \$50 American Home Assurance Company, ... Company Tracking Number: AIC-08-AV-07 TOI: 22.0 Aircraft Sub-TOI: 22.0000 Aircraft Product Name: Commercial Aircraft Program Commercial Aircraft Program/AIC-08-AV-07 Project Name/Number: 08).pdf Motion Coverage nt/Amendm ent/Conditi ons Approved FAA Repair CAV53 **Endorseme New** 0.00 CAV53(4-(4-08)Station nt/Amendm 08).pdf Endorsement ent/Conditi ons Approved Finance / Lease CAV1054 (4-08) **Endorseme New** 0.00 CAV1054(4-Contract nt/Amendm 08).pdf Endorsement - 2 ent/Conditi ons Approved Finance / Lease CAV1054I (4-08) **Endorseme New** CAV1054IL(0.00 Contract L nt/Amendm 4-08).pdf Endorsement - 2ent/Conditi Illinois ons Approved Finance / Lease CAV1054 (4-08) **Endorseme New** 0.00 **CAV1054W** Contract WV nt/Amendm V(4-08).pdf Endorsement - 2 ent/Conditi - West Virginia ons Approved Floats/Skis CAV59 (4-08)Endorseme Replaced Replaced Form #:0.00 CAV59(4-Clause nt/Amendm CAV59 (1-05) 08).pdf ent/Conditi Previous Filing #: ons AIC-05-AV-03 Approved Good Experience CAV1098 (5-08) Endorseme Replaced Replaced Form #:0.00 CAV1098.pd Return nt/Amendm CAV953 (1-05) ent/Conditi Previous Filing #: ons AIC-05-AV-03 Good Experience CAV1006 (5-08) **Endorseme New** CAV1006(5-Approved 0.00 Return (Excluding nt/Amendm 08).pdf War Premium) ent/Conditi ons Approved Good Experience CAV121 **Endorseme Replaced** Replaced Form #:0.00 CAV121(5-(5-08)Return Upon nt/Amendm CAV121 (1-05) 08).pdf Renewal ent/Conditi Previous Filing #: AIC-05-AV-03 ons Approved Good Experience CAV1099 (5-08) **Endorseme New** CAV1099.pd 0.00 Return Upon nt/Amendm Renewal ent/Conditi

State:

Arkansas

AGNY-125774160

SERFF Tracking Number:

AGNY-125774160 Arkansas SERFF Tracking Number: State: First Filing Company: State Tracking Number: EFT \$50 American Home Assurance Company, ... Company Tracking Number: AIC-08-AV-07 TOI: 22.0 Aircraft Sub-TOI: 22.0000 Aircraft Product Name: Commercial Aircraft Program Commercial Aircraft Program/AIC-08-AV-07 Project Name/Number: (Excluding War ons Premium) CAV64(4-**Hold Harmless** CAV64 Endorseme Replaced Replaced Form #:0.00 Approved (4-08)Clause nt/Amendm CAV64 (1-05) 08).pdf ent/Conditi Previous Filing #: ons Approved Hurricane CAV1025 (4-08) **Endorseme New** 0.00 CAV1025(4-Protection nt/Amendm 08).pdf Coverage ent/Conditi ons Approved Knowledge of **CAV834 Endorseme Replaced** Replaced Form #:0.00 CAV834(5-(5-08)Occurrence and nt/Amendm CAV834 (1-05) 08).pdf Failure to Report ent/Conditi Previous Filing #: Endorsement ons Approved Liability and **CAV969 Endorseme New** CAV969.pdf (4-08)0.00 **Physical Damage** nt/Amendm Amendment ent/Conditi **SRD** ons Approved Limited Property CAV1083 (5-08) **Endorseme New** 0.00 CAV1083(5-Damage nt/Amendm 08).pdf **Exclusion** ent/Conditi Writeback ons **Endorsement and** Special Equipment Endorsement Approved No Claims Bonus CAV95 (4-08)**Endorseme Replaced** Replaced Form #:0.00 CAV95(4nt/Amendm CAV95 (1-05) 08).pdf Endorsement ent/Conditi Previous Filing #: ons AIC-05-AV-03 Approved No Claims Bonus CAV842 Endorseme Replaced Replaced Form #:0.00 CAV842(4-(4-08)on Renewal nt/Amendm CAV842 (1-05) 08).pdf Endorsement ent/Conditi Previous Filing #:

Endorseme Replaced

ons

ons

nt/Amendm

ent/Conditi

Non-Owned

Endorsement

Aircraft: Liabilities

Approved

CAV98

(4-08)

AIC-05-AV-03

CAV98 (1-05)

AIC-05-AV-03

Previous Filing #:

Replaced Form #:0.00

CAV98(4-

08).pdf

SERFF Tracking Number: AGNY-125774160 State: Arkansas EFT \$50 First Filing Company: American Home Assurance Company, ... State Tracking Number: Company Tracking Number: AIC-08-AV-07 TOI: 22.0 Aircraft Sub-TOI: 22.0000 Aircraft Product Name: Commercial Aircraft Program Commercial Aircraft Program/AIC-08-AV-07 Project Name/Number: Approved Port Authority of UE1051 (10-07)**Endorseme New** 0.00 UE1051(10-New York and nt/Amendm 07).pdf **New Jersey** ent/Conditi ons Approved Primary and Non-CAV1005 (4-08) **Endorseme New** 0.00 CAV1005(4-Contributory nt/Amendm 08).pdf Endorsement ent/Conditi ons Approved Reporting Form CAV1038 (5-08) **Endorseme New** CAV1038(5-0.00 Endorsement - 2 nt/Amendm 08).pdf ent/Conditi ons Approved Repositioning CAV1016 (4-08) **Endorseme New** CAV1016.pd 0.00 Flight nt/Amendm Endorsement ent/Conditi ons Approved San Francisco CAV815 (5-08) **Endorseme New** CAV815.pdf 0.00 Endorsement nt/Amendm ent/Conditi ons Approved Supplementary CAV1084 (5-08) **Endorseme New** CAV1084.pd 0.00 **Payments** nt/Amendm Extension ent/Conditi Search and ons Rescue, Wreck Removal, Runway and Aircraft Foaming Approved Wildlife Survey or CAV1073 (3-08) **Endorseme New** 0.00 CAV1073.pd **Predatory Control** nt/Amendm f **Exclusion** ent/Conditi Endorsement ons

NOTICE TO POLICYHOLDERS

50/50 PROVISIONAL CLAIMS SETTLEMENT CLAUSE

This policy providing "All Risks **Physical Damage**" coverage contains AVN48B which is War, Hi-Jacking, and Other Perils Exclusion Clause. Should the **Named Insured** under this policy also maintain a concurrent "Hull War Risks" policy which covers certain of the risks excluded by AVN48B and if such policy also includes a 50/50 provisional claims settlement clause, then, in the event of loss of or damage to a scheduled **Aircraft** covered by this policy but which could also be a valid claim under the "Hull War Risks" policy and both insurers cannot agree within a reasonable time which policy is liable, then each insurer will advance to the **Insured** 50% of the amount mutually agreed until such time as a final settlement of the claim is resolved. Such payment of the **Physical Damage** claim, however, shall not prejudice each insurer's liability.

50/50 PROVISIONAL CLAIMS SETTLEMENT CLAUSE

WHEREAS the **Insured** has in full force and effect:

- A) A "Hull All Risks" policy which inter alia contains the War Hijacking and Other Perils Exclusion Clause (AVN48B)/the Common North American Airline War Exclusion Clause, and
- B) A "Hull War Risks" policy which inter alia covers certain of the risks excluded by AVN48B/the Common North American Airlines War Exclusion Clause in A) above.

THIS POLICY IS AMENDED AS FOLLOWS:

In the event of **Loss** of or damage to an **Aircraft** identified on the schedule of **Aircraft** forming part of this policy and where agreement is reached between the "Hull All Risks" Insurers and the "Hull War Risks" Insurers that the **Insured** has a valid claim under one or other policy where nevertheless it cannot be resolved within 21 days from the date of **Occurrence** as to which policy is liable, each of the aforementioned groups of insurers agree, WITHOUT PREJUDICE to their liability, to advance to the **Insured** 50% of such amount as may be mutually agreed between them until such time as final settlement of the claim is agreed.

PROVIDED ALWAYS THAT:

CAV944 (1/05)

- The "Hull All Risks" and "Hull War Risks" placing slips are identically endorsed with this provisional claims settlement clause.
- ii) Within 12 months of the advance being made all Insurers specified in (i) above agree to refer the matter to arbitration in London in accordance with the Statutory provision for arbitration for the time being in force.
- iii) Once the arbitration decision has been conveyed to the parties concerned, the "Hull All Risks" Insurers or the "Hull War Risks" Insurers as the case may be shall repay the amount advanced by the other group of Insurers together with interest for the period concerned which is to be calculated using the London Clearing Banks' Base Rate.
- iv) If the "Hull All Risks" and "Hull War Risks" policies contain differing amounts payable, the advance will not exceed the lesser of the amounts involved. In the event of co-insurance or risks involving uninsured proportion(s), the appropriate adjustment will be made.

All other provisions of thi	s policy remain the same.		
This endorsement become	es effective		_ to be attached to and hereby made a part of
Policy No.	issued to		
Ву			
Endorsement No.			A Charlet
Date of Issue	<u> </u>	Ву	(Authorized Representative)

ADDITIONAL INSURED - LIENHOLDER

In c	onsid	leration of an additional premium of \$, it is agreed that this policy is amended as follows:
1)		person or organization shown in the schedule below is included as an Insured but only with respect to liability arising out of:
	a)	The operation by the Named Insured of the Aircraft shown in the schedule below; and
	b)	Their financial interest in the Aircraft shown in the schedule below.
2)	This	insurance does not apply to:
	a)	Any Occurrence which takes place after the financial agreement with the person or organization shown in the schedule below is terminated; or
	b)	Any Bodily Injury or Property Damage arising out of the design, manufacture, sale , repair or service of any Aircraft or Aircraft part by the person or organization shown in the schedule below; or
	c)	The operations of any Aircraft by the person or organization scheduled below.
3)		insurance provided hereunder shall be primary and without right of contribution from any other rance that is available to the persons or organizations scheduled below.
		Schedule
	Airc	raft
	Pers	ons or Organizations
All	other	provisions of this policy remain the same.
This Poli	s end cy No	orsement becomes effective to be attached to and hereby made a part of o issued to
Ву_		
		ssue By(Authorized Representative)

CAV990 (4/08)

ADDITIONAL INSURED (WRITTEN CONTRACT)

In c	onsideration of an additional premium of \$, it is agreed that this policy is amended as follows:
Na n but	definition of "Insured" is amended to include as an "Insured" any person or organization for which the ned Insured is required in a written contract or agreement to name as an additional Insured(s) on this Policy, only as respects ongoing operations of the Named Insured, and solely while the Aircraft is being used by the ned Insured or any other person with the permission of the Named Insured.
The	insurance provided by this endorsement shall be subject to the following additional conditions:
1.	The Limits of Insurance provided for the additional Insured(s) under this Policy shall not be greater than those required by the written contract or agreement and, in no event, shall the policy Limits of Insurance be increased by such written contact or agreement.
2.	All insuring agreements, exclusions, terms and conditions of the Policy shall apply to the coverage(s) provided to the additional Insured(s), and such coverage shall not be enlarged or expanded by reason of such written contract or agreement.
3.	Coverage(s) provided by this endorsement shall be excess over any other valid and collectible insurance available to the additional Insured(s) whether primary, excess, contingent or on any other basis unless the written contact or agreement specifically requires that this insurance be primary or you request that it apply on a primary basis prior to loss.
thei the serv	s endorsement does not provide coverage for any additional Insured(s) with respect to claims arising out of r legal liability as manufacturers, repairers, suppliers, or servicing agents and shall not operate to prejudice Company's rights of recourse against the additional Insured(s) as manufacturers, repairers, suppliers or ricing agents where such rights of recourse would have existed had this endorsement not been effected er this Policy.
All	other provisions of this policy remain the same.
This Poli	s endorsement becomes effective to be attached to and hereby made a part of cy No issued to
Ву	
	e of Issue
CA	By(Authorized Representative)

ADDITIONAL INSURED ENDORSEMENT - SRD

In consideration of an additional premium of \$,	it is agreed that this policy is amended as follows:
The following persons or organizations are included as addrespects operations of the Named Insured .	ditional Insured under liability coverages, but only as
This endorsement does not provide coverage for the addition legal liablity as manufacturers, repairers, suppliers or serv company's rights to recourse against the additional insure agents where such rights of recourse would have existed policy.	icing agents and shall not operate to prejudice the d as manafacturers, repairers, suppliers or servicing
All other provisions of this policy remain the same.	
This endorsement becomes effective issued to	
Ву	
Endorsement No.	La Charth
Date of Issue	By (Authorized Representative)

CAV981 (4/08)

ADDITIONAL PHYSICAL DAMAGE CLAIM PAYMENT IN THE EVENT OF A TOTAL LOSS

In consideration of additional premium of \$, this policy is amended as follows:
In the event of a Total Loss the Company shall pay in addition what the pro rata unearned premium would have been due to occurred.	
All other provisions of this policy remain the same.	
This endorsement becomes effective	to be attached to and hereby made a part of
Policy No issued to	
Ву	
Endorsement No.	P/ 11
Date of Issue	We YARNI
AV1079 (5/08)	(Authorized Representative)

In consideration of additional premium of \$, this policy is amended as follows:
In the event of a Total Loss the Company sha Damage coverage with respect only to such A	Ill refund the pro rata uncarned premium applicable only to Physica Aircraft which is a Total Loss.
	the Physical Damage claim an amount equal to what the pro rata would have been due to the Insured had the Total Loss of the
All other provisions of this policy remain the s This endorsement becomes effective	same to be attached to and hereby made a part o
By issued to	
Endorsement No.	- Charlett
Date of Issue	By(Authorized Representative)

CAV145 (1/05)

AGREED VALUE - TOTAL LOSS

In consideration of an additional prem	nium of \$, it is a	greed that this p	olicy is amended	as follows:
In the event of a claim arising unde Insurers shall pay the agreed value Endorsement, less applicable dedu	of the Aircraft				
A constructive Total Loss may be de cost of repairs be estimated at	clared under this		e option of the I he agreed value.	nsured, in the ev	ent that the
Nothing contained in this policy sha mutual agreement between the Insu less than of		u red in the e			•
In the event that the Insurers pay for Aircraft (together with all documents				-	t to take the
All other provisions of this policy rem	ain the same.				
This endorsement becomes effective			to be attached t	to and hereby ma	nde a part of
Policy No.	issued to				
Ву					
Francisco No.			1	/ //	
Endorsement No.			41 9	TANT TO THE	<u> </u>
Date of Issue		Ву	(Authorize	d Representative)	

CAV1012 (4/08)

BAIL BONDS ENDORSEMENT

In consideration of an additional premium of \$, it is	agreed that this policy is amended as follows:
It is agreed that only with respect to item IV. DEFENSE , SET Coverages A, B, C, and D item (b) is deleted and replaced with the	
(b) premiums on appeal bonds required in any such suit, pre such suit for an amount not in excess of the applicable li bonds required of the Insured because of an Occurrence of arising out of the use of the Aircraft, not to exceed \$ no obligation to apply for or furnish any such bonds;	mit of liability of this policy, and the cost of bail or violation of law or a regulation for civil aviation
All other provisions of this policy remain the same.	
This endorsement becomes effective issued to	
Ву	
Endorsement No	17/1
Date of IssueBy _	WE YAR!
CAV1050 (4/08)	(Authorized Representative)

BROAD COVERAGE ENDORSEMENT

In consideration of additional premium of \$_____, it is agreed that this policy is amended as follows:

☐ AIRWORTHINESS CERTIFICATE				
Exclusion 2. (b) set forth in the policy provisions is deleted.				
☐ AUTOMATIC INSURANCE FOR INCREASED INSURED VALUE				
If the value of the Aircraft increases due to Modification or additional equipment accomplished during Policy Period, the Amount of Insurance applicable to the Aircraft's Physical Damage coverage shall increasutomatically by the cost of such Modification or additional equipment provided however that:				
 (a) such increase in value is reported to the Aviation Managers within thirty (30) days of such Modification or additional equipment; (b) the maximum automatic increase for which the Company shall be liable shall not exceed of the insured amount applicable to such Aircraft specified in the Declarations Modification or additional equipment, subject however to a maximum insured of \$ whichever is less; (c) the Insured pays any additional premium when due on account of such increase in insured. 	ed % before such			
"Modification" as used in this endorsement shall mean a physical change to an Aircraft insured Damage by this policy to enhance or improve performance. Modification does not include scheduled maintenance.				
☐ BAGGAGE & HANGAR COVERAGES				
Property Damage Coverage is extended to include the following additional coverages:				
Property Damage Coverage is extended to include the following additional coverages:				
Property Damage Coverage is extended to include the following additional coverages: (a) direct Physical Damage to Passenger's Baggage for not more than \$ Passenger, any one Occurrence; (b) Property Damage to hangars and the contents thereof, of others, in the care, custody the Insured, for not more than \$ each Occurrence.				
 (a) direct Physical Damage to Passenger's Baggage for not more than \$	or control of			
 (a) direct Physical Damage to Passenger's Baggage for not more than \$	or control of uld be insured rsonal effects welry, deeds,			
 (a) direct Physical Damage to Passenger's Baggage for not more than \$	or control of uld be insured rsonal effects welry, deeds, es, securities, cluding those			

CAV26 (5/08) Page 1 of Endorsement No. _____

Coverage provided by this paragraph is secondary to and excess over any collectible by the Insured. DEFINITION OF PREMISES The definition of Premises set forth in the policy is deleted and replaced by "Premises" means such portions of airports and heliports used by the Namwith the ownership, maintenance or use of any Aircraft inclusive of Premise by the Named Insured.	the following: ned Insured directly in connection es owned, operated or maintained
The definition of Premises set forth in the policy is deleted and replaced by " Premises " means such portions of airports and heliports used by the Nam with the ownership, maintenance or use of any Aircraft inclusive of Premise	ned Insured directly in connectiones owned, operated or maintained
"Premises" means such portions of airports and heliports used by the Namwith the ownership, maintenance or use of any Aircraft inclusive of Premise	ned Insured directly in connectiones owned, operated or maintained
with the ownership, maintenance or use of any Aircraft inclusive of Premise	es owned, operated or maintained
	other valid insurance available and
Coverage provided by this paragraph is secondary to and excess over any collectible by the Insured .	
☐ EMERGENCY OR UNEXPECTED LANDING	
This policy is extended to pay for the reasonable expenses of disassembly a under this policy from a place of emergency or unexpected landing to the place of emergency or unexpected landing is inadequate for a safe take-off	nearest airport, provided that the
The Company shall not be liable: (a) if the Aircraft is not insured while In Flight , (b) for any expense in correcting any mechanical difficulty, (c) for any expenses that exceed of the insured value of the	e Aircraft involved.
If the cost to disassemble, remove and or transport the Aircraft equals or or actual cash value the Company will pay a Total Loss and all rights to an the Company.	
☐ EXTRA EXPENSE FOR RENTING SUBSTITUTE AIRCRAFT	
Only with respect to Aircraft insured for Ground and Flight coverage F:	
 The Company will pay the Named Insured for the Extra Expense cause out of insured Physical Damage Loss to an Aircraft scheduled in the De 	
2. Limit of Liability \$ each day, each Aircraft \$ each Occurrence, each Aircraft	
3. The insurance afforded by this endorsement does not apply to:	
 (a) Any expenses incurred within days from the date of Occur (b) Any expenses if another similar aircraft is available at no charge. (c) Any expenses if the Named Insured acquires through ownership, otherwise, a permanent replacement aircraft for the damaged Aircr (d) Any expenses if the Aircraft is a Total Loss and the Company in proof of loss. (e) Any expenses incurred after repairs covered under Ground and Aircraft have been completed. 	lease, lease purchase option, oraft. nas offered the Named Insured a

- (f) Any expenses incurred after days from the date of **Occurrence**.
- (g) Any expense incurred with respect to any Aircraft scheduled below:

"Extra Expense" means the costs of leasing or renting a temporary substitute aircraft which exceeds the cost the Named Insured would have incurred if the Named Insured could have operated the Aircraft had it not been damaged.

■ EXTRA EXPENSE OF TEMPORARY REPLACEMENT AIRCRAFT PARTS

Only with respect to Aircraft insured for Ground and Flight coverage F:

The Company will pay extra expense, including the direct cost of installation, removal and transportation, incurred by the **Named Insured** for renting or leasing aircraft parts as temporary replacements for aircraft parts:

- 1. damaged and being repaired, or
- destroyed and being permanently replaced,

caused by a **Physical Damage Loss** covered by this policy to an **Aircraft** shown in the Declarations. The Limit of the Company's Liability with respect to this coverage shall not exceed:

\$_____ each **Loss**, regardless of the number of such replacement parts or **Aircraft**. The coverage provided herein shall be in addition to the Limit of Liability shown in the Declarations.

This endorsement does not apply:

- 1. if the time to permanently replace, or to repair and return such part is less than calendar days;
- 2. if the Aircraft to which this endorsement applies is a total, constructive total or arranged Total Loss;
- 3. to the **Insured's** spare parts;
- to parts under existing rental, lease or exchange agreements;
- to charges for wear, tear or depreciation, damage, Loss, loss of use, maintenance, repairs or operating costs;
- 6. to charges incurred after such damaged or destroyed part has been permanently repaired or replaced;
- to charges incurred while such Aircraft or temporary replacement part is unusable on account of an Airworthiness Directive, factory Service Bulletin, airworthiness inspection, breakdown, malfunction or unsuitability;
- 8. to charges incurred during the period prior to installation of such temporary part on the **Aircraft** if uninstalled for three (3) days or more.

☐ HANGARKEEPERS LIABILITY

The Company will pay on behalf of the **Insured** all sums the **Insured** is legally obligated to pay as damages because of **Property Damage** caused by an **Occurrence** to any transient aircraft but only while such aircraft is not **In Flight** and is in the care, custody and control of the **Insured** for safekeeping, storage or repair.

This coverage shall not apply to:

- (a) any Aircraft or parts of any Aircraft that is owned by, leased to, rented or loaned to, the Insured, partners of the Insured, an officer or employee of the Insured;
- (b) robes, wearing apparel, personal effects or merchandise;
- (c) any damages due to theft or conversion by the **Insured**, partners of the **Insured**, or an officer or employee of the **Insured**;
- (d) the Insured's liability under any agreement to be responsible for damages to any aircraft.

	it of Liability with respect to this coverage is \$			
each Oc	currence and is subject to a deductible of \$	each airc	eraft.	
	mpany's right and duty to defend will end when the in the payment of judgements or settlements und		sed up the applicable limits	s of
HOST L	IQUOR LIABILITY			
as dama arising d	mpany will pay on behalf of the Insured all sums wages because of Bodily Injury or Property Damage obut of the serving or giving of alcoholic beverages by this policy. The insurance provided by this cover	caused by an Occ u at or from the Ins i	urrence during the policy pe ured's Premises or any Airc	riod
The Lim	it of Liability with respect to this coverage is \$	8	aggregate.	
MOBILE	EQUIPMENT LIABILITY			
pay as of ownersh any made on Prem with the	mpany will promptly pay on behalf of the Insured adamages because of Bodily Injury and Property Darnip , maintenance or use of Mobile Equipment . Mob chinery or apparatus attached) that is not subject to tises owned by or rented to the Named Insured , but a maintenance or operation of Aircraft or Premises . over any other coverage available to the Insured .	mage caused by ar ile Equipment shall o motor vehicle req it only while used	n Occurrence arising out of mean a land vehicle (include gistration or is used exclusive on Premises and in connection	the ling rely tion
The Lim	it of Liability with respect to this coverage is \$	€	each Occurrence .	
PHYSIC	AL DAMAGE TO SPARE ENGINES, PARTS, AVIONI	CS AND ACCESSO	PRIES	
attached others fo	Damage coverage is extended to insure aircraft to or forming a part of any aircraft and being the or which the Named Insured is legally liable, against exclusions applying to Physical Damage coverage, the	property of the Na all risks of Loss fr	imed Insured or the property rom external cause. In addi	of tion
(2)	any property while temporarily detached from any	aircraft:		
	Loss or damage occurring once attaching or install		nas hegun:	
	Loss or damage occurring during testing, running caused by a peril insured against;		=	less
(d)		s a spares kit;		
(e)	property transported or stored by the Insured for a	charge;		
(f)	mysterious disappearance or shortage disclosed unot apply to non-delivery of such property;		ory; but, this Exclusion (f) d	oes
(g)	latent defect or inherent vice;			
(h)	depreciation, delay, loss of market, or loss of use;			
(i)	Loss or damage to property in the care, custody	and control of the	Insured arising from failure	e of
	the Insured to protect and preserve the property a	fter a Loss from fu	rther Loss ;	
(j)	infidelity or dishonesty of any Insured or any empl	oyee thereof;		
(k)	any liability assumed in any agreement assuming t	he sole negligence	of the indemnitee.	
	nit of Liability with respect to this coverage is \$ each and every Loss .		each Occurrence subject t	оа

POLICY TERRITORY
The TERRITORY set forth in the Insuring Agreements is amended to read as follows:
This policy applies only to Bodily Injury and Property Damage which occurs, and to Physical Damage Losses to the Aircraft , which are sustained during the policy period, while the Aircraft is anywhere in the:
PREMISES MEDICAL COVERAGE
The Company will pay all reasonable Medical Expenses incurred within one (1) year from the date of injury, to or for each person who sustains Bodily Injury caused by an Occurrence and arising out of the ownership, maintenance or use of the Premises . The same exclusions and conditions applicable to Aircraft Medical Expense coverage in this policy shall also apply to this coverage.
The Limit of Liability with respect to this coverage is \$ each person.
PRODUCTS LIABILITY - SALE OF AIRCRAFT, AIRCRAFT PARTS, FOOD AND BEVERAGE
Liability coverage is extended to include all sums which the Insured shall become legally obligated to pay for Bodily Injury or Property Damage caused by an Occurrence and arising out of:
 (a) the sale or relinquishment from exclusive written lease by the Named Insured of Aircraft or aircraft parts; (b) the furnishing to others of aircraft fuel or aircraft maintenance services by the Named Insured without intentional profit; (c) the furnishing to Passengers of food and beverage by the Named Insured in connection with the operation of Aircraft or Premises.
This coverage shall apply only if the Bodily Injury or Property Damage occurs away from Premises used by the Named Insured and after physical possession of such aircraft, aircraft parts, aircraft fuel, food or beverage has been relinquished to others and such services have been completed.
The Limit of Liability with respect to this coverage is \$each Occurrence and aggregate and such limit is in addition to the limits for aircraft liability.
SEARCH AND RESCUE EXPENSES
DEFENSE, SETTLEMENT AND SUPPLEMENTARY PAYMENTS Insuring Agreement is extended to include the following additional coverages:
 the cost of runway or Aircraft foaming incurred by the Insured for minimizing Loss under this policy, but not in excess of \$ each Occurrence for each foaming;
• the actual expenses incurred by the Insured, but not to exceed \$ any one Occurrence, for search and rescue operations performed by or at the request of the Named Insured, but only after all governmental and military search and rescue operations have been discontinued. Such expense and cost as provided herein is subject to prior notice and agreement by the Company.

	TRIP INTERRUPTION EXPENSE							
	DEFENSE, SETTLEMENT AND SUPPLEMENTARY PAYMENTS are extended to include the following expenses incurred as a result of a covered Physical Damage Loss :							
	The Company will promptly reimburse the Named Insured for their reasonable expenses of food, travel and lodging of Passengers incurred from the place where an Aircraft insured hereunder suffers a covered Physical Damage Loss to the intended final destination of the Aircraft , or back to the place they originally boarded the Aircraft , if the trip is discontinued. Coverage hereunder shall not exceed \$ for each Passenger , \$ each Occurrence . The Named Insured will provide to the Company duplicate invoices for all covered expenses within thirty (30) days of the date such expenses are incurred.							
	ADDITIONAL PHYSICAL DAMAGE CLAIM PAYMENT IN THE EVENT OF A TOTAL LOSS							
	In the event of a Total Loss the Company shall pay in addition to the Physical Damage claim an amount equal to what the pro rata unearned premium would have been due to the Insured had the Total Loss of the aircraft not occurred.							
ΑI	other provisions of this policy remain the same.							
	is endorsement becomes effective to be attached to and hereby made a part of licy No issued to							
Ву								
En	dorsement No.							
Da	te of Issue By(Authorized Representative)							
CA	(Authorized Representative) AV26 (5/08) Page 6							

BROAD COVERAGE ENDOR	RSEMENT INSERTED: it is agreed that:	
In consideration of additional premium of \$, this policy is amended as follows:	
(Only the clause(s) indicated by an "X" shall apply.)		
☐ AIRWORTHINESS CERTIFICATE		
Exclusion 2. (b) set forth in the policy provisions is deleted.		
☐ AUTOMATIC INSURANCE FOR INCREASED INSURED VALUE		
If the value of the Aircraft increases due to Modification or ac Policy Period, the Amount of Insurance applicable to the Aircra automatically by the cost of such Modification or additional equ	aft's Physical Damage coverage shall	_
 (a) such increase in value is reported to the Aviation Manasuch Modification or additional equipment; (b) the maximum automatic increase for which the Comparof the insured amount applicable to such Aircraft Modification or additional equipment, subject however \$, whichever is less; (c) the Insured pays any additional premium when due on 	any shall be liable shall not exceed t specified in the Declarations bef to a maximum insured of	% fore such
 "Modification" as used in this endorsement shall mean a physical Damage by this policy to enhance or improve performance scheduled maintenance. BAGGAGE & HANGAR COVERAGES 		-
Property Damage Coverage is extended to include the following	g additional coverages:	
This clause does not include covered elsewhere within this policy. (including those exclusions applicated does not insure any liability for Baggage, and li	aring in the policy to which this endorsement able to all the Liability Coverages), this endoggage for: ay, inherent vice, extremes of temperature of the liability from infidelity or dishones of the Insured;	t is attached prsement or pressure,
Coverage provided by this paragraph is secondary to and excess collectible by the Insured. ADDED: The definition of Premises set of the Coverage provided by this paragraph is secondary to and excess collectible by the Insured. DEFINITION OF PREMISES	forth in the policy is deleted and replaced b	
"Premises" means such portions of airports and heliports used with the ownership, maintenance or use of any Aircraft inclusive by the Named Insured.		

CAV26 (1/05) Page 1 of Endorsement No. _____

Coverage provided by this paragraph is secondary to and excess over any other valid insurance available and collectible by the Insured .						
EMERGENCY OR UNEXPECTED LANDING						
This policy is extended to pay for the reasonable expenses of disassembly and removal of an Aircraft insured under this policy from a place of emergency or unexpected landing to the nearest airport, provided that the place of emergency or unexpected landing is inadequate for a safe take-off for flight.						
The Company shall not be liable: (a) if the Aircraft is not insured while In Flight, (b) for any expense in correcting any mechanical difficulty, (c) for any expenses that exceed of the insured value of the Aircraft involved.						
If the cost to disassemble, remove and or transport the Aircraft equals or exceed the Aircraft insured value or actual cash value the Company will pay a Total Loss and all rights to any remaining salvage shall inure to the Company.						
EXTRA EXPENSE FOR RENTING SUBSTITUTE AIRCRAFT						
Only with respect to Aircraft insured for Ground and Flight coverage F:						
 The Company will pay the Named Insured for the Extra Expense caused by an Occurrence and arising out of insured Physical Damage Loss to an Aircraft scheduled in the Declarations. 						
2. Limit of Liability \$ each day, each Aircraft \$ each Occurrence, each Aircraft						
3. The insurance afforded by this endorsement does not apply to:						
 (a) Any expenses incurred within days from the date of Occurrence. (b) Any expenses if another similar aircraft is available at no charge. (c) Any expenses if the Named Insured acquires through ownership, lease, lease purchase option, or otherwise, a permanent replacement aircraft for the damaged Aircraft. (d) Any expenses if the Aircraft is a Total Loss and the Company has offered the Named Insured a proof of loss. (e) Any expenses incurred after repairs covered under Ground and Flight Coverage F on the insured Aircraft have been completed. (f) Any expenses incurred after days from the date of Occurrence. (g) Any expense incurred with respect to any Aircraft scheduled below: 						
"Extra Expense" means the costs of leasing or renting a temporary substitute aircraft which exceeds the cost the Named Insured would have incurred if the Named Insured could have operated the Aircraft had it not been damaged.						
EXTRA EXPENSE OF TEMPORARY REPLACEMENT AIRCRAFT PARTS						
Only with respect to Aircraft insured for Ground and Flight coverage F:						
The Company will pay extra expense, including the direct cost of installation, removal and transportation, incurred by the Named Insured for renting or leasing aircraft parts as temporary replacements for aircraft parts:						

CAV26 (1/05) Page 2 of Endorsement No. _____

- 1. damaged and being repaired, or
- 2. destroyed and being permanently replaced,

caused by a **Physical Damage Loss** covered by this policy to an **Aircraft** shown in the Declarations. The Limit of the Company's Liability with respect to this coverage shall not exceed:

\$ each **Loss**, regardless of the number of such replacement parts or **Aircraft**. The coverage provided herein shall be in addition to the Limit of Liability shown in the Declarations. This endorsement does not apply:

- if the time to permanently replace, or to repair and return such part is less than calendar days;
- 2. if the Aircraft to which this endorsement applies is a total, constructive total or arranged Total Loss;
- to the Insured's spare parts;
- 4. to parts under existing rental, lease or exchange agreements;
- to charges for wear, tear or depreciation, damage, Loss, loss of use, maintenance, repairs or operating costs:
- 6. to charges incurred after such damaged or destroyed part has been permanently repaired or replaced;
- to charges incurred while such Aircraft or temporary replacement part is unusable on account of an Airworthiness Directive, factory Service Bulletin, airworthiness inspection, breakdown, malfunction or unsuitability;
- 8. to charges incurred during the period prior to installation of such temporary part on the **Aircraft** if uninstalled for three (3) days or more.

☐ HANGARKEEPERS LIABILITY

The Company will pay on behalf of the **Insured** all sums the **Insured** is legally obligated to pay as damages because of **Property Damage** caused by an **Occurrence** to any transient aircraft but only while such aircraft is not **In Flight** and is in the care, custody and control of the **Insured** for safekeeping, storage or repair.

This coverage shall not apply to:

ADDED:
Aircraft or parts of any Aircraft

- (a) any aircraft that is owned by, leased to, rented or loaned to, the Insured, partners of the Insured, an officer or employee of the Insured;
- (b) robes, wearing apparel, personal effects or merchandise;
- (c) any damages due to theft or conversion by the **Insured**, partners of the **Insured**, or an officer or employee of the **Insured**;
- (d) the Insured's liability under any agreement to be responsible for damages to any aircraft.

The Limit of Liability with respect to this coverage is \$ each **Occurrence** and is subject to a deductible of \$

each aircraft \$ each aircraft.

The Company's right and duty to defend will end when the Company has used up the applicable limits of insurance in the payment of judgements or settlements under this coverage.

☐ HOST LIQUOR LIABILITY

The Company will pay on behalf of the **Insured** all sums which the **Insured** becomes legally obligated to pay as damages because of **Bodily Injury** or **Property Damage** caused by an **Occurrence** during the policy period arising out of the serving or giving of alcoholic beverages at or from the **Insured's Premises** or any **Aircraft** covered by this policy. The insurance provided by this coverage section is excess insurance.

The Limit of Liability with respect to this coverage is \$

aggregate.

MOBILE EQUIPMENT LIABILITY				
The Company will promptly pay on behalf of the Insured all sums the Insured becomes legally obligated to pay as damages because of Bodily Injury and Property Damage caused by an Occurrence arising out of the ownership, maintenance or use of Mobile Equipment . Mobile Equipment shall mean a land vehicle (including any machinery or apparatus attached) that is not subject to motor vehicle registration or is used exclusived on Premises owned by or rented to the Named Insured , but only while used on Premises and in connection with the maintenance or operation of Aircraft or Premises . The insurance provided by this coverage shall be excess over any other coverage available to the Insured .				
The Limit of Liability with respect	to this coverage is \$	each Occurrence.		
PHYSICAL DAMAGE TO SPARE EI	NGINES, PARTS, AVIONIO	CS AND ACCESSORIES		
Physical Damage coverage is extended to insure aircraft engines, parts, avionics and accessories not attached to or forming a part of any aircraft and being the property of the Named Insured or the property of others for which the Named Insured is legally liable, against all risks of Loss from external cause. In addition to the exclusions applying to Physical Damage coverage, the coverage extended by this paragraph does not apply to:				
(a) any property while tempo (b) Loss or damage occurring		rcraft; Illation of such property has begun;		
(c) my corious disappearanc (d) de reciation, delay, loss	REPLACED WITH:			
The Limit of Liab ity with respect deductible of \$	(c) Loss or damage occurring process unless caused by a	once attaching or installing such property has begun; during testing, running, attempted operation, or under peril insured against; carried in an Aircraft as a spares kit;		
POLICY TERRITORY	(e) property transported or st	ored by the Insured for a charge;		
The TERRITORY set forth in the li This policy applies only to Bodily	Exclusion (f) does not apply to (g) latent defect or inherent volume (h) Loss or damage to proper	or shortage disclosed upon taking inventory; but, this o non-delivery of such property; ice;depreciation, delay, loss of market, or loss of use; ty in the care, custody and control of the Insured arising		
to the Aircraft, which are sustaine	Loss; (i) infidelity or dishonesty of a	ny Insured or any employee thereof; y agreement assuming the sole negligence of the		
PREMISES MEDICAL COVERAGE				
to or for each person who sustain	s Bodily Injury caused by ses . The same exclusion	urred within one (1) year from the date of injury, an Occurrence and arising out of the ownership, as and conditions applicable to Aircraft Medical rage.		
The Limit of Liability with respect	to this coverage is \$	each person.		
PRODUCTS LIABILITY - SALE OF	AIRCRAFT, AIRCRAFT PA	RTS, FOOD AND BEVERAGE		
Liability coverage is extended to in Bodily Injury or Property Damage of		Insured shall become legally obligated to pay for and arising out of:		
(a) the sale or relinquishmen parts;	t from exclusive written l	ease by the Named Insured of Aircraft or aircraft		

- (b) the furnishing to others of aircraft fuel or aircraft maintenance services by the **Named Insured** without intentional profit;
- (c) the furnishing to **Passengers** of food and beverage by the **Named Insured** in connection with the operation of **Aircraft** or **Premises**.

This coverage shall apply only if the **Bodily Injury** or **Property Damage** occurs away from **Premises** used by the **Named Insured** and after physical possession of such aircraft, aircraft parts, aircraft fuel, food or beverage has been relinquished to others and such services have been completed.

	llity with respect to this on addition to the limits for	•	each Occurrence and ag	gregate
☐ SEARCH AND RE	SCUE EXPENSES			
DEFENSE, SETTL following addition		TARY PAYMENTS Insurin	g Agreement is extended to inc	lude the
 the cost of re not in excess 		incurred by the Insured for each Occurrence for each	or minimizing Loss under this po ch foaming;	licy, but
Occurrence,	for search and rescue ope	•	d \$ t the request of the Named Insu ions have been discontinued.	any one ired, but
☐ TRIP INTERRUPTI	ON EXPENSE		/\	
	It of a covered Physica	DDED: Such expense and cost as prov tice and agreement by the Cor	ided herein is subject to prior	expenses
lodging of Passen Damage Loss to t Aircraft, if the to Passenger, \$	each Oc		red boal	
☐ UNEARNED PREM	IIUM INSURANCE			
		y shall refund the pro-rat lly to such Aircraft which i	a Unearned Premium applicable is a Total Loss .	only to
All other provisions of	of this policy remain the sa	ame.		
This endorsement be Policy No.	ecomes effective issued to	to be	e attached to and hereby made a	part of
Ву				
Endorsement No.	(5/08)	_	A Clark	-
Date of Issue		By	(Authorized Benzacentativa)	
CAV26 (1/05)	Page 5		(Authorized Representative)	

CHARTER REFERRAL LIABILITY ENDORSEMENT

In consideration of an additional premium of \$,		it is agreed that this policy is amended as follows:		
obligated to pay as damages because	of Bodily Injury or Pro	those sums the Named Insured bec perty Damage caused by an Occurrenc wned Aircraft by and on behalf of anoth	e and arising	
The Limit of Liability for coverage exte	ended by this endorsem	nent is:		
\$ Eac	h Occurrence			
This limit is part of and not in addition	n to the limit provided fo	or Coverage D - Aircraft Liability.		
All other provisions of this policy remains	ain the same.			
This endorsement becomes effective		to be attached to and hereby m	ade a part of	
Ву				
Endorsement No.		10/11		
Date of Issue	_	(Authorized Representative)	

CAV940 (4/08)

DATE RECOGNITION LIMITED COVERAGE CLAUSE

Whereas the policy of which this endorsement forms part includes the Date Recognition Exclusion Clause (Clause AVN2000A), it is hereby understood and agreed that, subject to all terms and provisions of this endorsement, clause AVN2000A shall not apply:

- 1. to any accidental loss of or damage to an aircraft defined in the policy schedule ("Insured Aircraft");
- 2. to any sums which the Insured shall become legally liable to pay, and (if so required by the Policy) shall pay (including costs awarded against the Insured) in respect of:
 - a. accidental bodily injury, fatal or otherwise, to passengers caused by an accident to an Insured Aircraft; and/or
 - b. loss of or damage to baggage and personal articles of passengers, mail and cargo caused by an accident to an Insured Aircraft; and/or
 - c. accidental bodily injury, fatal or otherwise, and accidental damage to property caused by an Insured Aircraft or by any person or object falling therefrom.

PROVIDED THAT:

- Coverage provided pursuant to this endorsement shall be subject to all terms, conditions, limitations, warranties, exclusions and cancellation provisions of the policy (except as specifically provided herein), and nothing in this endorsement extends coverage beyond that which is provided by the policy.
- 2. Nothing in this endorsement shall provide any coverage:
 - a. in respect of grounding of any aircraft; and/or
 - b. In respect of loss of use of any property unless it arises out of physical damage to or destruction of property in the accident giving rise to a claim under the policy.
- 3. The Insured agrees that it has an obligation to disclose in writing to the Insurers during the policy period any material facts relating to the Date Recognition Conformity of the Insured's operations, equipment and products.

All other provisions of this	policy remain the same.			
This endorsement becomes effective			to be attached to and hereby made a part of	
Policy No				
Ву				
Endorsement No.			A Charlet	
Date of Issue		Ву	(Authorized Representative)	

UE2001A (11/05)

DEDUCTIBLE AMENDMENT ENDORSEMENT

This policy is amend	ed as follo	ws:									
In the event of an of from the coverages Occurrence.											
Codunation.											
All other provisions	of this polic	cy remain	the san	ne.							
This endorsement be Policy No.	ecomes eff	ective issu	ed to			to b	e attached	d to and h	ereby ma	de a pa	art of
Ву											
Endorsement No						2.01		Lott	1		
Date of Issue					Ву_	-0	VZ 7	ed Repres	entativa\		
							(Authoriz	eu nepres	entative)		

CAV1010 (4/08)

DEFENSE, SETTLEMENT AND SUPPLEMENTARY PAYMENTS COVERAGES A, B, C, AND D

In o	In consideration of an additional premium of \$, it is	agreed that this policy is amended as follows:
	The DEFENSE, SETTLEMENT AND SUPPLEMENTARY PAYMENT policy is amended to include the following:	S Coverages A, B, C, and D section of this
e)	e) All Family Assistance Expenses that a spouse, children, browithin one (1) year from the date of an accident involvin following:	
	 The Aircraft must have been used by the Insured or wire occurred; 	th the Insured's permission when the accident
	2. The Company will not pay more than \$ per	Passenger per Occurrence.
	For the purpose of this endorsement Family Assistance Ex costs of transporting a spouse, children, brothers, sisters accident site, lodging near the accident site and grief counsel	or parents of a Passenger to and from the
All oth	other provisions of this policy remain the same.	
	s endorsement becomes effectiveissued to	to be attached to and hereby made a part of
Ву		
Endors	lorsement No	P/ 11
Date o	e of Issue	We YARN
	Ву	(Authorized Representative)

CAV1058 (1/08)

DISAPPEARANCE ENDORSEMENT

This policy is amended as follows:	
The Policy Definition for "Disappearance" is deleted and replaced	with the following:
"Disappearance" means missing In Flight and not reported for	days after commencing a flight.
All other provisions of this policy remain the same.	
This endorsement becomes effective Policy No. issued to	to be attached to and hereby made a part of
By	
Endorsement No.	10/-M
Date of Issue By	WE TAKN
CAV1015 (4/08)	(Authorized Representative)

DUPLICATE POLICY EXCLUSION

The Named Insured has	_ policies in force issued by Avia	ion Managers.	
In the event of a claim cover shall be afforded to the Named	under Policy No(s). Insured under the policy to which	this endorsement is attached.	, no coverage
All other provisions of this polic	y remain the same.		
Policy No.	ective issued to		
Ву			
		1	
Endorsement No.		Je Chart	<u>-</u>
Date of Issue	By	(Authorized Representati	ve)

UE1077 (4/08)

EXCLUSION DELETION ENDORSEMENT

In consideration of an additional premium of	_ , this policy is amended as follows:
Exclusion 6.(c) set forth in the policy exclusions is deleted.	
All other provisions of this policy remain the same.	
This endorsement becomes effective issued to	
Ву	
	400
Endorsement No.	A Clark
Date of Issue B	(Authorized Representative)

CAV1088 (5/08)

EXCLUSION OF IN MOTION COVERAGE

In consideration of an additional prem	nium of \$,	it is agreed that this policy is amended as follows:
This policy does not apply under	any coverage while the	Aircraft is In Motion.
All other provisions of this policy rem	ain the same.	
This endorsement becomes effective		to be attached to and hereby made a part of
Policy No	issued to	
Ву		
Endorsement No.		12/11
		We York!
Date of Issue	ву	(Authorized Representative)

CAV999 (4/08)

FAA REPAIR STATION ENDORSEMENT

This policy is amended as follows:		
Item 5 of the Declarations shall not apply while the insured Aircraft is under the care, custod FAA approved Repair Station for the purpose of maintenance, repair or test flights.	ly or control	of an
All other provisions of this policy remain the same.		
This endorsement becomes effective to be attached to and here Policy No issued to	by made a pa	art of
Ву		
Endorsement No.	<u> </u>	
Date of Issue By		
CAV53 (4/08) (Authorized Representation (Authori	tative)	

FINANCE / LEASE CONTRACT ENDORSEMENT - 2

It is noted that the Contract Party(ies) have an interest or interests in respect of the equipment under the contract(s). Accordingly, with respect to **Losses** occurring during the period from the effective date until (i) the date and time at which the insurance expires or, if earlier, (ii) the date and time at which the **Insured** has no further obligation to insure the equipment under the contract(s), as notified in writing by the Designated Contract Party to the Company (via the appointed broker, if any) (such notification to be given promptly and in any event within 30 days after such date), and in consideration of the additional premium it is confirmed in respect of the said interest(s) of the Contract Party(ies) that the insurance afforded by the policy is in full force and effect, and it is further agreed that the following provisions are specifically endorsed to the policy:

1. Under the Physical Damage and Aircraft Spares Insurances

- A) In respect of any claim on equipment that becomes payable on the basis of a Total Loss, settlement (net of any relevant policy deductible) shall be made to, or to the order of the Contract Party(ies). In respect of any other claim, settlement (net of any relevant policy deductible) shall be made with such party(ies) as may be necessary to repair the equipment unless otherwise agreed after consultation between the Company and the Named Insured and, where necessary under the terms of the contract(s), the Contract Party(ies). Such payments shall only be made provided they are in compliance with all applicable laws and regulations.
- B) The Company shall be entitled to the benefit of salvage in respect of any property for which a claims settlement has been made.

2. Under the Legal Liability Insurance

- A) Subject to the provisions of this endorsement, the insurance shall operate in all respects as if a separate policy had been issued covering each party insured hereunder, but this provision shall not operate to include any claim howsoever arising in respect of Loss or damage to the equipment insured under the Physical Damage or Spares Insurance of the Named Insured. Notwithstanding the foregoing the total liability of the Company in respect of any and all Insureds shall not exceed the limits of liability stated in the policy.
- B) The insurance provided hereunder shall be primary and without right of contribution from any other insurance which may be available to the Contract Party(ies).
- C) This endorsement does not provide coverage for the Contract Party(ies) with respect to claims arising out of their legal liability as manufacturer of, or performer of maintenance, repairs or other operational activities on, the equipment.

3. Under ALL Insurances

- A) The Contract Party(ies) are included as Additional Insured(s).
- B) The cover afforded to each Contract Party by the policy in accordance with this endorsement shall not be invalidated by any act or omission (including misrepresentation and non-disclosure) of any other person or party which results in a breach of any term, condition or warranty of the policy PROVIDED THAT the Contract Party so protected has not caused, contributed to or knowingly condoned the said act or omission.
- C) Nevertheless, no Contract Party shall be entitled to claim a Loss by theft or alleged theft of the equipment under the Physical Damage insurances by reason of the actual or alleged dispossession or refusal or failure to redeliver the equipment by the Insured or any other Contract Party, but this shall not exclude any claim by a Contract Party by reason of Loss of or damage to the equipment (other than loss by such theft) during the period of this Endorsement.

AV1054 (4/08)	Page 1 of Endorsement No.	
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- D) The provisions of this endorsement apply to each Contract Party(ies) solely in their capacity as financier(s) / lessor(s) or lease servicer or manager under the contract(s) and not in any other capacity. Knowledge that any Contract Party may have or acquire, or actions that it may take or fail to take in that other capacity (pursuant to any other contract or otherwise) shall not be considered as invalidating the cover afforded by this endorsement. For this purpose "lease servicer or manager" means a Contract Party who is appointed by one or more other Contract Party(ies) to provide services relating to equipment in connection with the contract(s) (other than services of a kind specified in paragraph 2 C) above)
- E) The Contract Party(ies) shall have no responsibility for premium and the Company shall waive any right of set-off or counterclaim against the Contract Party(ies) except in respect of outstanding premium in respect of the equipment.
- F) Upon payment of any loss or claim to or on behalf of any Contract Party(ies), the Company shall to the extent and in respect of such payment be thereupon subrogated to all legal and equitable rights of the Contract Party(ies) indemnified hereby (but not against any Contract Party). The Company shall not exercise such rights without the consent of those indemnified, such consent not to be unreasonably withheld. At the expense of the Company such Contract party(ies) shall do all things reasonably necessary to assist the Company to exercise said rights.
- G) Except in respect of any provision for cancellation or automatic termination specified in the policy or any endorsement thereof, cover provided by this endorsement may only be cancelled or materially altered in a manner adverse to the Contract Party(ies) by the Company giving not less than thirty (30) days notice in writing to the **Named Insured**. Contract Party(ies) (via the appointed broker, if any). Notice shall be deemed to commence from the date such notice is given by the Company. Such notice will NOT, however, be given at normal expiry date of the policy or any endorsement.

EXCEPT AS SPECIFICALLY VARIED OR PROVIDED BY THE TERMS OF THIS ENDORSEMENT:

- The Contract Party(ies) are covered by the policy subject to all terms, conditions, limitations, warranties, exclusions and cancellation provisions thereof.
- 2. The policy shall not be varied by any provisions contained in the contract(s) which purport to serve as an endorsement or amendment to the policy.

1.	SCHEDULE IDENTIFYING TERMS USED IN THIS ENDORSEMENT Equipment (Specify details of any aircraft, engines or spares to be covered):	
2.	Policy Deductible applicable to Physical Damage to the equipment (insert all applicable policy deductibles):	

3.	A) Contract Party(ies):	
	B) In addition, in respect of Legal Liability Insurances the Contracting Parties are:	
4	Contract/elv	
4.	Contract(s):	
and	d references in this endorsement to "the contract(s)" mean the contract(s) listed above, as amended	or
	pplemented from time to time. Designated Contract Party:	

CAV1054 (4/08) Page 3 of Endorsement No.

6.	Effective Date (insert the date when the Contract policy renewal date, as applicable)	Party(ies) acquire their interests in the equipment, or the
7.	Additional Premium:	
8.	Appointed Broker:	
0.	Appointed Broker.	
All	other provisions of this policy remain the same.	
	s endorsement becomes effectiveicy No issued to	to be attached to and hereby made a part of
Ву_		
	dorsement No.	as forth
	v1054 (4/08) Page 4	(Authorized Representative)

FINANCE / LEASE CONTRACT ENDORSEMENT - 2 - ILLINOIS

It is noted that the Contract Party(ies) have an interest or interests in respect of the equipment under the contract(s). Accordingly, with respect to **Losses** occurring during the period from the effective date until (i) the date and time at which the insurance expires or, if earlier, (ii) the date and time at which the **Insured** has no further obligation to insure the equipment under the contract(s), as notified in writing by the Designated Contract Party to the Company (via the appointed broker, if any) (such notification to be given promptly and in any event within 30 days after such date), and in consideration of the additional premium it is confirmed in respect of the said interest(s) of the Contract Party(ies) that the insurance afforded by the policy is in full force and effect, and it is further agreed that the following provisions are specifically endorsed to the policy:

1. Under the Physical Damage and Aircraft Spares Insurances

- A) In respect of any claim on equipment that becomes payable on the basis of a Total Loss, settlement (net of any relevant policy deductible) shall be made to, or to the order of the Contract Party(ies). In respect of any other claim, settlement (net of any relevant policy deductible) shall be made with such party(ies) as may be necessary to repair the equipment unless otherwise agreed after consultation between the Company and the Named Insured and, where necessary under the terms of the contract(s), the Contract Party(ies). Such payments shall only be made provided they are in compliance with all applicable laws and regulations.
- B) The Company shall be entitled to the benefit of salvage in respect of any property for which a claims settlement has been made.

2. Under the Legal Liability Insurance

- A) Subject to the provisions of this endorsement, the insurance shall operate in all respects as if a separate policy had been issued covering each party insured hereunder, but this provision shall not operate to include any claim howsoever arising in respect of Loss or damage to the equipment insured under the Physical Damage or Spares Insurance of the Named Insured. Notwithstanding the foregoing the total liability of the Company in respect of any and all Insureds shall not exceed the limits of liability stated in the policy.
- B) The insurance provided hereunder shall be primary and without right of contribution from any other insurance which may be available to the Contract Party(ies).
- C) This endorsement does not provide coverage for the Contract Party(ies) with respect to claims arising out of their legal liability as manufacturer of, or performer of maintenance, repairs or other operational activities on, the equipment.

3. Under ALL Insurances

- A) The Contract Party(ies) are included as Additional Insured(s).
- B) The cover afforded to each Contract Party by the policy in accordance with this endorsement shall not be invalidated by any act or omission (including misrepresentation and non-disclosure) of any other person or party which results in a breach of any term, condition or warranty of the policy PROVIDED THAT the Contract Party so protected has not caused, contributed to or knowingly condoned the said act or omission.
- C) Nevertheless, no Contract Party shall be entitled to claim a Loss by theft or alleged theft of the equipment under the Physical Damage insurances by reason of the actual or alleged dispossession or refusal or failure to redeliver the equipment by the Insured or any other Contract Party, but this shall not exclude any claim by a Contract Party by reason of Loss of or damage to the equipment (other than loss by such theft) during the period of this Endorsement.

CAV1054IL (4/08)	Page 1 of	Endorsement No.	
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- D) The provisions of this endorsement apply to each Contract Party(ies) solely in their capacity as financier(s) / lessor(s) or lease servicer or manager under the contract(s) and not in any other capacity. Knowledge that any Contract Party may have or acquire, or actions that it may take or fail to take in that other capacity (pursuant to any other contract or otherwise) shall not be considered as invalidating the cover afforded by this endorsement. For this purpose "lease servicer or manager" means a Contract Party who is appointed by one or more other Contract Party(ies) to provide services relating to equipment in connection with the contract(s) (other than services of a kind specified in paragraph 2 C) above)
- E) The Contract Party(ies) shall have no responsibility for premium and the Company shall waive any right of set-off or counterclaim against the Contract Party(ies) except in respect of outstanding premium in respect of the equipment.
- F) Upon payment of any loss or claim to or on behalf of any Contract Party(ies), the Company shall to the extent and in respect of such payment be thereupon subrogated to all legal and equitable rights of the Contract Party(ies) indemnified hereby (but not against any Contract Party). The Company shall not exercise such rights without the consent of those indemnified, such consent not to be unreasonably withheld. At the expense of the Company such Contract party(ies) shall do all things reasonably necessary to assist the Company to exercise said rights.
- G) Except in respect of any provision for cancellation or automatic termination specified in the policy or any endorsement thereof, cover provided by this endorsement may only be cancelled or materially altered in a manner adverse to the Contract Party(ies) by the Company giving not less than sixty (60) days notice in writing to the **Named Insured**. Contract Party(ies) (via the appointed broker, if any). Notice shall be deemed to commence from the date such notice is given by the Company. Such notice will NOT, however, be given at normal expiry date of the policy or any endorsement.

EXCEPT AS SPECIFICALLY VARIED OR PROVIDED BY THE TERMS OF THIS ENDORSEMENT:

Page 2 of Endorsement No.

CAV1054IL (4/08)

- The Contract Party(ies) are covered by the policy subject to all terms, conditions, limitations, warranties, exclusions and cancellation provisions thereof.
- 2. The policy shall not be varied by any provisions contained in the contract(s) which purport to serve as an endorsement or amendment to the policy.

	SCHEDULE IDENTIFYING TERMS USED IN THIS ENDORSEMENT
1.	Equipment (Specify details of any aircraft, engines or spares to be covered):
2.	Policy Deductible applicable to Physical Damage to the equipment (insert all applicable policy deductibles):

3.	A)	Contrac	t Party(ies):										
	B)	In addition	n, in respe	ect of Legal	Liability I	nsurances th	e Contra	cting Pa	rties are	: :				
4.	Co	ntract(s):												
su	pplen	ferences i nented fro signated C	m time to	time.	to "the	contract(s)"	mean t	he cont	ract(s)	listed	above,	as	amended	or

CAV1054IL (4/08) Page 3 of Endorsement No. _____

6.	. Effective Date (insert the date when the Contract Party(ies) ac policy renewal date, as applicable)	equire their interests in the equipment, or the
7.	. Additional Premium:	
8.	. Appointed Broker:	
All	Il other provisions of this policy remain the same.	
	his endorsement becomes effective blicy No issued to	
Ву_	y	
	ndorsement No.	as Gott
	AV1054IL (4/08) Page 4	(Authorized Representative)

FINANCE / LEASE CONTRACT ENDORSEMENT - 2 - WEST VIRGINIA

It is noted that the Contract Party(ies) have an interest or interests in respect of the equipment under the contract(s). Accordingly, with respect to **Losses** occurring during the period from the effective date until (i) the date and time at which the insurance expires or, if earlier, (ii) the date and time at which the **Insured** has no further obligation to insure the equipment under the contract(s), as notified in writing by the Designated Contract Party to the Company (via the appointed broker, if any) (such notification to be given promptly and in any event within 30 days after such date), and in consideration of the additional premium it is confirmed in respect of the said interest(s) of the Contract Party(ies) that the insurance afforded by the policy is in full force and effect, and it is further agreed that the following provisions are specifically endorsed to the policy:

1. Under the Physical Damage and Aircraft Spares Insurances

- A) In respect of any claim on equipment that becomes payable on the basis of a **Total Loss**, settlement (net of any relevant policy deductible) shall be made to, or to the order of the Contract Party(ies). In respect of any other claim, settlement (net of any relevant policy deductible) shall be made with such party(ies) as may be necessary to repair the equipment unless otherwise agreed after consultation between the Company and the **Named Insured** and, where necessary under the terms of the contract(s), the Contract Party(ies). Such payments shall only be made provided they are in compliance with all applicable laws and regulations.
- B) The Company shall be entitled to the benefit of salvage in respect of any property for which a claims settlement has been made.

2. Under the Legal Liability Insurance

- A) Subject to the provisions of this endorsement, the insurance shall operate in all respects as if a separate policy had been issued covering each party insured hereunder, but this provision shall not operate to include any claim howsoever arising in respect of Loss or damage to the equipment insured under the Physical Damage or Spares Insurance of the Named Insured. Notwithstanding the foregoing the total liability of the Company in respect of any and all Insureds shall not exceed the limits of liability stated in the policy.
- B) The insurance provided hereunder shall be primary and without right of contribution from any other insurance which may be available to the Contract Party(ies).
- C) This endorsement does not provide coverage for the Contract Party(ies) with respect to claims arising out of their legal liability as manufacturer of, or performer of maintenance, repairs or other operational activities on, the equipment.

Under ALL Insurances

- A) The Contract Party(ies) are included as Additional Insured(s).
- B) The cover afforded to each Contract Party by the policy in accordance with this endorsement shall not be invalidated by any act or omission (including misrepresentation and non-disclosure) of any other person or party which results in a breach of any term or condition of the policy PROVIDED THAT the Contract Party so protected has not caused, contributed to or knowingly condoned the said act or omission.
- C) Nevertheless, no Contract Party shall be entitled to claim a Loss by theft or alleged theft of the equipment under the Physical Damage insurances by reason of the actual or alleged dispossession or refusal or failure to redeliver the equipment by the Insured or any other Contract Party, but this shall not exclude any claim by a Contract Party by reason of Loss of or damage to the equipment (other than loss by such theft) during the period of this Endorsement.

CAV1054WV (4/08)	Page 1 of Endorsement No.	
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- The provisions of this endorsement apply to each Contract Party(ies) solely in their capacity as financier(s) / lessor(s) or lease servicer or manager under the contract(s) and not in any other capacity. Knowledge that any Contract Party may have or acquire, or actions that it may take or fail to take in that other capacity (pursuant to any other contract or otherwise) shall not be considered as invalidating the cover afforded by this endorsement. For this purpose "lease servicer or manager" means a Contract Party who is appointed by one or more other Contract Party(ies) to provide services relating to equipment in connection with the contract(s) (other than services of a kind specified in paragraph 2 C) above)
- The Contract Party(ies) shall have no responsibility for premium and the Company shall waive any right of set-off or counterclaim against the Contract Party(ies) except in respect of outstanding premium in respect of the equipment.
- Upon payment of any loss or claim to or on behalf of any Contract Party(ies), the Company shall to the extent and in respect of such payment be thereupon subrogated to all legal and equitable rights of the Contract Party(ies) indemnified hereby (but not against any Contract Party). The Company shall not exercise such rights without the consent of those indemnified, such consent not to be unreasonably withheld. At the expense of the Company such Contract party(ies) shall do all things reasonably necessary to assist the Company to exercise said rights.
- Except in respect of any provision for cancellation or automatic termination specified in the policy or any endorsement thereof, cover provided by this endorsement may only be cancelled or materially altered in a manner adverse to the Contract Party(ies) by the Company giving not less than thirty (30) days notice in writing to the Named Insured. Contract Party(ies) (via the appointed broker, if any). Notice shall be deemed to commence from the date such notice is given by the Company. Such notice will NOT, however, be given at normal expiry date of the policy or any endorsement.

EXCEPT AS SPECIFICALLY VARIED OR PROVIDED BY THE TERMS OF THIS ENDORSEMENT:

CAV1054WV (4/08) Page 2 of Endorsement No.

- The Contract Party(ies) are covered by the policy subject to all terms, conditions, limitations, exclusions and 1. cancellation provisions thereof.
- 2. The policy shall not be varied by any provisions contained in the contract(s) which purport to serve as an

	endorsement or amendment to the policy.
1.	SCHEDULE IDENTIFYING TERMS USED IN THIS ENDORSEMENT Equipment (Specify details of any aircraft, engines or spares to be covered):
2.	Policy Deductible applicable to Physical Damage to the equipment (insert all applicable policy deductibles):

3.	A)	Contract	Party(ies):										
	D)		:	f Land Link	ilia da la com		Cantus	din a Daudi					
	B)	ii addition	, in respect o	i Legai Liat	omity msur	ances the	Contrac	cung Faru	es are.				
1.	Cor	ntract(s):											
ano	d refe	erences in	this endors	sement to e.	"the con	tract(s)"	mean th	ne contra	ct(s) liste	d above,	as	amended	or
			ontract Party										

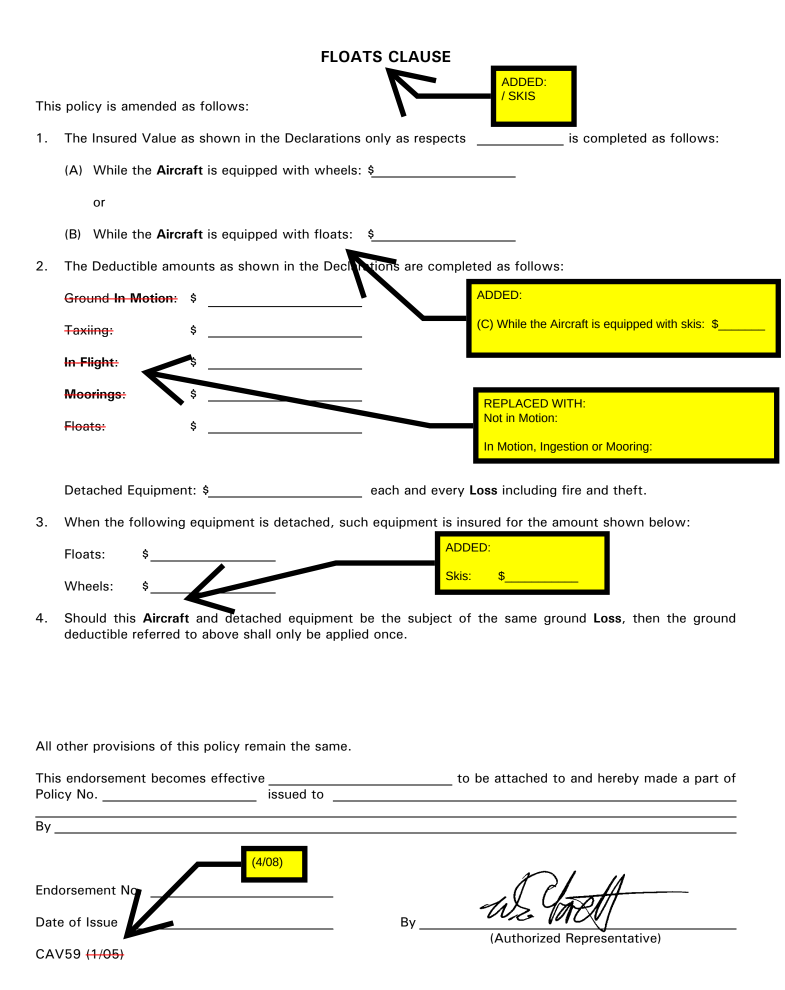
CAV1054WV (4/08) Page 3 of Endorsement No.

6.	 Effective Date (insert the date when the policy renewal date, as applicable) 	ne Contract	Party(ies)	acquire t	their interests i	in the equipment,	or the
7.	7. Additional Premium:						
8.	3. Appointed Broker:						
All	All other provisions of this policy remain the	same.					
This Poli	This endorsement becomes effective issued t	0		to be	attached to an	nd hereby made a	part of
Ву	Зу						
	Endorsement No.		5		as Vai	M	
	Date of Issue		Ву		(Authorized Re	presentative)	

FLOAT/SKIS CLAUSE

This policy is amended as follows: The Insured Value as shown in the Declarations only as respects ______ is completed as follows: (A) While the Aircraft is equipped with wheels: \$_____ or (B) While the Aircraft is equipped with floats: \$ or (C) While the Aircraft is equipped with skis: \$ The Deductible amounts as shown in the Declarations are completed as follows: Not In Motion: In Motion, Ingestion or Mooring:\$_____ Detached Equipment: \$______each and every Loss including fire and theft. When the following equipment is detached, such equipment is insured for the amount shown below: 3. Floats: Wheels: Skis: Should this Aircraft and detached equipment be the subject of the same ground Loss, then the ground deductible referred to above shall only be applied once. All other provisions of this policy remain the same. This endorsement becomes effective _______ to be attached to and hereby made a part of Policy No. _____ issued to _____ Endorsement No. Date of Issue (Authorized Representative)

CAV59 (4/08)



GOOD EXPERIENCE RETURN

In consideration	of an ac	dditiona	l premiur	n of \$		_, it is agr	eed that this	s policy is ame	ended as follows:
The Company stollowing:	shall ret	turn to	the Na	med Insur	r ed an ar	mount eq	ual to		of the
return premium expenses have b		e provis							expenses. Such the reserves and
All other provision	ons of th	nis polic	y remain	the same					
This endorsemer Policy No	nt becor	nes effe	ective issu	ued to		to	be attache	ed to and here	by made a part of
Ву									
							N	~ /	
Endorsement No							de l	Clast	
Date of Issue _					E	Ву	(Author	zed Represent	tative)

CAV1098 (5/08)

CAV953 (1/05)

PROFIT COMMISSION ENDORSEMENT

This policy is amended as follows:	1	GOOD EXPERIENCE RETURN
The Company shall return to the Named Insured an a	mount equal to	of the following:
return premium shall be provisional only and shall expenses have been finalized.		erves, and claims expenses. Such adjustment when the reserves and
This coverage shall apply to:	ved	
All other provisions of this policy remain the same.		
Policy No issued to	to be at	ached to and hereby made a part of
Ву		
CAV1098 Endorsement No.		12/ M
Date of Issue	Ву	E YARVI
CAN(0E3 (1/0E)	(Au	thorized Representative)

GOOD EXPERIENCE RETURN (EXCLUDING WAR PREMIUM)

In consideration of an additional premium of \$, it is agreed that this policy	y is amended as follows:
The Company shall return to the Named Insured an am	ount equal to	of the following:
Damage or War Liability coverages provided by this Such return premium shall be provisional only and sha expenses have been finalized.		es, and claims expenses.
All other provisions of this policy remain the same.		
This endorsement becomes effective Policy No issued to		
Ву		
Endorsement No.	1 Com	ell
Date of Issue	By(Authorized Re	epresentative)

CAV1006 (5/08)

GOOD EXPERIENCE RETURN UPON RENEWAL

In consideration of an additional premium of \$, it is agreed that this policy is amended as follows:
The Company shall return to the Named Insured upon (12) month period an amount equal to	renewal of this policy by the Named Insured for a twelve of the following:
	ess paid claims, reserves, and claims expenses. Such e subject to further adjustment when the reserves and
All other provisions of this policy remain the same.	
Policy No issued to	
Ву	
Endorsement No.	
Date of Issue	(Authorized Representative)

CAV121 (5/08)

This policy is amended as follows: ADDED: In consideration of an additional premium of \$, it is agreed that
The Company shall return to the Named Insured upon renewal of this policy by the Named Insured for a twelve (12) month period an amount equal to of the following:
of the earned premium less paid claims, reserves, and claims expenses. Such return premium shall be provisional only and shall be subject to further adjustment when the reserves and expenses have been finalized.
This clause shall apply to: removed
All other provisions of this policy remain the same.

GOOD EXPERIENCE RETURN UPON RENEWAL (EXCLUDING WAR PREMIUM)

In consideration of an additional premium of	\$, it is agreed that this policy is amended as follows:
The Company shall return to the Named Insu (12) month period an amount equal to	ured upon renewal of this policy by the Named Insured for a twelve of the following:
Physical Damage or War Liability coverage	premium that is not associated with the purchase of any Wars provided by this policy, less paid claims, reserves, and claims ovisional only and shall be subject to further adjustment when the
All other provisions of this policy remain the	same.
Policy No issued t	to be attached to and hereby made a part of
Ву	
Endorsement No.	41)> 4m2111
Date of Issue	By(Authorized Representative)

CAV1099 (5/08)

HOLD HARMLESS CLAUSE

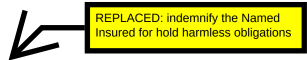
The policy is amended as follows:	
The policy is amended as follows:	
for any loss arising under the policy, but or	agrees to indemnify the Named Insured for hold harmless obligations by as respects the ownership, maintenance or use of the insured the extent as agreed to by written contract with the Named Insured by the Aviation Managers :
р	
All other provisions of this policy remain the sa	
This endorsement becomes effective issued to	to be attached to and hereby made a part of
Ву	
Endorsement No.	10/_A
Date of Issue	By WE YARN
<u>=</u>	(Authorized Representative)

CAV64 (4/08)

HOLD HARMLESS CLAUSE

The policy is amended as follows:

CAV64 (1/05)



As respects Liability Coverages, the Company agrees to Hold Harmless the following for any Loss arising under the policy, but only as respects the ownership, maintenance or use of the insured Aircraft by the Named Insured and only to such extent as agreed to by written contract with the Named Insured provided such contract is on file and approved by the Company:



HURRICANE PROTECTION COVERAGE

In c	consideration of an additional premium of \$, this policy is amended as follows:				
Airc	If the U.S. National Weather Service issues a "Hurricane Watch or Warning" for the area where the scheduled Aircraft is principally based, the Aviation Managers will reimburse the Named Insured for a portion of the costs incurred by the Named Insured to protect the scheduled Aircraft subject to the following:				
a)	Scheduled Aircraft must be relocated to another airport, which is at least 100 nautical miles away and not under a "Hurricane Watch or Warning".				
b)	This coverage only applies to Aircraft listed in Item 4 of the Declarations, Description of Aircraft and Physical Damage Coverage, or any Aircraft for which coverage is provided under Automatic Insurance for Newly Acquired Aircraft, Special Insuring Agreement III.				
Insu of a	Aviation Manager's portion of the costs shall not exceed \$500. of the amount incurred by the Named ured to relocate each Aircraft, for any one Occurrence during the policy period. The costs include the hiring a pilot or pilots who meet(s) the requirements of Item 5 of the Declarations or any Pilot Endorsement ached to this policy. The Named Insured's costs must be properly receipted, documented, and submitted to Aviation Managers for reimbursement.				
All	other provisions of this policy remain the same.				
This Poli	s endorsement becomes effective to be attached to and hereby made a part of cy No issued to				
Ву					
End	orsement No.				
Dat	e of Issue By(Authorized Representative)				

CAV1025 (4/08)

KNOWLEDGE OF OCCURRENCE AND FAILURE TO REPORT ENDORSEMENT

In consideration of additional premium	of \$, this policy is amended as follows:
KNOWLEDGE OF OCCURRENCE		
It is agreed that knowledge of an Occonstitute knowledge by the Insured to		evant or employee of the Insured will not in itself en received by the Insured's
INSURED'S FAILURE TO NOTIFY		
		fails to give notice of an accident or Occurrence rrence was not covered under this policy.
INSURED'S INADVERTENT FAILURE	TO REPORT UNDERWRITI	NG INFORMATION
information, notification or reports rec Insured notifies the Company within	quired will not prejudice to a reasonable time afte oly to the Insured's obliga	ent errors or omissions and/or failure in furnishing the coverage afforded by this policy provided the rethe error or omission is discovered; provided, tion to promptly notify and report to the Aviation regal action, as required by your policy.
All other provisions of this policy rema	ain the same.	
This endorsement becomes effective Policy No i	ssued to	to be attached to and hereby made a part of
Endorsement No.	_	we fact
Date of Issue	Ву	(Authorized Representative)

CAV834 (5/08)

KNOWLEDGE OF OCCURRENCE





KNOWLEDGE OF OCCURRENCE

It is agreed that knowledge of an **Occurrence** by an agent, servant or employee of the **Insured** will not in itself constitute knowledge by the **Insured** unless such notice has been received by the **Insured's** Insurance open box for text

INSURED'S INADVERTENT FAILURE TO REPORT

Notwithstanding any other provision(s) of this policy, inadvertent errors or omissions and/or failure in furnishing information, notification or reports required will not prejudice the coverage afforded by this policy provided the Insured notifies the Company within a reasonable time after the error or omission is discovered.

INSURED'S FAILURE TO NOTIFY

The **Insured's** rights under this policy will not be affected if it fails to give notice of an accident or **Occurrence** solely because it reasonably believed that the accident or **Occurrence** was not covered under this policy.



added (moved middle paragraph down with additional wording)

INSURED'S INADVERTENT FAILURE TO REPORT

Notwithstanding any other provision(s) of this policy, inadvertent errors or omissions and/or failure in furnishing information, notification or reports required will not prejudice the coverage afforded by this policy provided the Insured notifies the Company within a reasonable time after the error or omission is discovered; provided, however, this paragraph does not apply to the Insured's obligation to promptly notify and report to the Aviation Managers an occurrence, loss, claim, suit filed, or any other legal action, as required by your policy.

All other provisions of this	policy remain the same.			
This endorsement become	s effective		to be attached to and hereby made a part of	
Policy No	issued to			
Ву				
Endorsement No			10/m/	
Date of Issue		Ву	(Authorized Representative)	

CAV834 (1/05)

LIABILITY AND PHYSICAL DAMAGE AMENDMENT - SRD

	consideration of ows:		premium of \$		this	polic	y is	amended	d as
Wit	h respect to:								
	Liability coverages se	et forth in the	Declarations are amended	to: Each Per	son		Each	Occurrence	e
	Coverage D - Combir	ned Single Lin	nit Excluding Passengers	XXX	X	\$			
	And coverage exclud	es Liability ar	ising while the aircraft is l i	n Flight.					
	Liability coverages se	et forth in the	Declarations are amended	to: Each Per	son		Each	Occurrence	e
	Coverage D - Combir	ned Single Lin	nit Including Passengers	XXX	X	\$_			
	with Passenger Liabil	ity limited int	ernally to:	\$				XXXX	
	And coverage Include	es Liability ari	sing while the aircraft is I r	r Flight.					
	The seating stated in	item 4 of the	e Declarations is amended:						
	To:Crew	, and	Passengers, excluding	Crew.					
			s set forth in the Declarat	ions is amended t	o Phy	/sical	Dam	age cove	rage
			From \$		Го\$_				
All oth	er provisions of this p	olicy remain t	he same.						
			i to						rt of
Ву									
				1	,		,		
Endors	sement No.		<u></u>	al Cha	D.	M		<u> </u>	
Date o	f Issue		Ву	(Authorize	d Rep	resen	tativ	e)	

CAV969 (4/08)

LIMITED PROPERTY DAMAGE EXCLUSION WRITEBACK ENDORSEMENT AND SPECIAL EQUIPMENT ENDORSEMENT

In c	onsideration of an additional premium of \$, it is agreed that this policy is amended as follows:				
1.	Exclusion 7. under EXCLUSIONS is deleted and replaced with the following:				
	7. Under Coverages B and D, to Property Damage to property owned, occupied, rented or used by the Insured or in the care, custody or control of the Insured or as to which the Insured is for any purpose exercising physical control or transported by the Insured .				
	This exclusion is deleted if no written contract exists between the Named Insured and the owner/lessor of the equipment in which the Named Insured has agreed to assume legal liability for the equipment listed in item 3 below.				
2.	Physical Damage Coverage is extended to insure the equipment listed in item 3 below being the property of the Named Insured , or property of others for which the Named Insured has entered into a written contract to assume legal liability. In the event of a Physical Damage Loss , payment will be made solely to the equipment owner/lessor. The Company shall be entitled to all salvage.				
3.	DESCRIPTION OF EQUIPMENT				
	Gyrostabilized camera systems and other equipment used for the transmission of radio, video or television signals including equipment customarily carried on board the Aircraft in connection therewith while attached to any owned or non-owned Aircraft including equipment, which may be stored by the Named Insured or while in transit.				
4.	LIMIT OF LIABILITY				
	The Limit of the Company's liability with respect to coverage provided by this endorsement shall not exceed:				
	Each Occurrence				
5.	DEDUCTIBLE AMOUNT				
	The insured shall bear the first \$of each claim but not to exceed \$each \textbf{Occurrence}.				
6.	OTHER INSURANCE				
	The insurance provided under this endorsement shall be primary and non-contributory with any other insurance, co-insurance, or self insurance maintained by the equipment owner/lessor.				

7. EXCLUSIONS

In addition to the exclusions in the policy including the amendment to exclusion 7. as stated in paragraph 1 of this endorsement, the coverage extended by this endorsement does not apply to:

- (a) latent defect or inherent vice, extremes of temperature or pressure, or deterioration;
- (b) depreciation, delay, Loss of market, or Loss of use;
- (c) **Loss**, damage or expense caused by or resulting from infidelity or dishonesty of any person in the employment or service of the **Insured**;
- (d) Loss or damage to property in the care, custody or control of the Insured arising from failure of the Insured to protect and preserve the property after a Loss from further Loss.

All other provisions of this	policy remain the same.		
This endorsement become	es effective		_ to be attached to and hereby made a part of
Policy No	issued to		
Ву			
Endorsement No			A Classiff
Date of Issue		Ву	(Authorized Representative)

NO CLAIMS BONUS ENDORSEMENT

	consideration of an additional premium of \$, it is agreed that this policy is amended as ows:
	ALL PREMIUMS
	In the event that no claims are made under this policy the Company, after expiration of the policy period, will return% of all premiums earned during the policy period. The Company reserves the right to charge back to the Insured such premiums returned in the event a claim is made after expiration of this policy.
	PHYSICAL DAMAGE PREMIUMS ONLY
	In the event that no claims are made under the Physical Damage section of this policy the Company, after expiration of the policy period, will return% of all Physical Damage premiums earned during the policy period. The Company reserves the right to charge back to the Insured such premiums returned in the event a claim is made after expiration of this policy.
	HULL WAR PREMIUM
	This endorsement does not apply with respect to premium or losses under any War, Hi-Jacking, Extortion and Other Perils Extended Coverage that may be provided by this policy.
All	other provisions of this policy remain the same.
This Poli	s endorsement becomes effective to be attached to and hereby made a part of cy No issued to
End	lorsement No.
Dat	e of Issue By(Authorized Representative)
CA	(Authorized Representative) V95 (4/08)

NO CLAIMS BONUS ENDORSEMENT In consideration of an additional premium of \$, it is agreed that this ALL PREMIUMS policy is amended as follows: In the event that no claims are made under this policy the Company, after expiration of the policy period, will return % of all premiums earned during the policy period. The Company reserves the right to charge back to the Insured such premiums returned in the event a claim is made after expiration of this policy. **PHYSICAL DAMAGE PREMIUMS ONLY** In the event that no claims are made under the Physical Damage section of this policy the Company, after expiration of the policy period, will return ______% of all Physical Damage premiums earned during the policy period. The Company reserves the right to charge back to the Insured such premiums returned in the event a claim is made after expiration of this policy. added: HULL WAR PREMIUM This endorsement does not apply with respect to premium or losses under any War, Hi-Jacking, Extortion and Other Perils Extended Coverage that may be provided by this policy. All other provisions of this policy remain the same. This endorsement becomes effective to be attached to and hereby made a part of Policy No. issued to

(Authorized Representative)

Endorsement No.

CAV95 (1/05)

NO CLAIMS BONUS ON RENEWAL ENDORSEMENT

	consideration of an additional premium of \$, it is agreed that this policy is amended as ows:			
	ALL PREMIUMS			
	In the event that no claims are made under this policy and the renewal of this insurance being effected with the Company, the Company, after expiration of the policy period, will return% of all premiums earned during the policy period. The Company reserves the right to charge back to the Insured such premiums returned in the event a claim is made after expiration of this policy.			
	PHYSICAL DAMAGE PREMIUMS ONLY			
	In the event that no claims are made under the Physical Damage section of this policy and the renewal of this insurance being effected with the Company, the Company, after expiration of the policy period, will return% of all Physical Damage premiums earned during the policy period. The Company reserves the right to charge back to the Insured such premiums returned in the event a claim is made after expiration of this policy.			
	HULL WAR PREMIUM			
	This endorsement does not apply with respect to premium or losses under any War, Hi-Jacking, Extortion and Other Perils Extended Coverage that may be provided by this policy.			
ΔII	other provisions of this policy remain the same.			
	s endorsement becomes effective to be attached to and hereby made a part of			
	cy No issued to			
Ву				
End	orsement No			
Dat	e of Issue By(Authorized Representative)			
CA	AV842 (4/08)			

NO CLAIMS BONUS ON BENEWAL ENDORSEMENT

	NO CEANING BONGS ON RENEWAL ENDONGEMENT
	ALL PREMILMS INSERTED: In consideration of an additional premium of \$ as follows: , it is agreed that this policy is amended as follows:
	In the event that no claims are made under this policy and the renewal of this insurance being effected with the Company, the Company, after expiration of the policy period, will return% of all premiums earned during the policy period. The Company reserves the right to charge back to the Insured such premiums returned in the event a claim is made after expiration of this policy.
	PHYSICAL DAMAGE PREMIUMS ONLY
	In the event that no claims are made under the Physical Damage section of this policy and the renewal of this insurance being effected with the Company, the Company, after expiration of the policy period, will return% of all Physical Damage premiums earned during the policy period. The Company reserves the right to charge back to the Insured such premiums returned in the event a claim is made after expiration of this policy.
4	added:
	HULL WAR PREMIUM
	This endorsement does not apply with respect to premium or losses under any War, Hi-Jacking, Extortion and Other Perils Extended Coverage that may be provided by this policy.
All	other provisions of this policy remain the same.
	s endorsement becomes effective to be attached to and hereby made a part of cy No issued to
Ву	
	orsement No.
Dat	e of Issue By (Authorized Representative)
CA	√842 (1/05)

NON-OWNED AIRCRAFT: LIABILITY ENDORSEMENT

ln c	onsi	derat	ion of additional premium of \$, this policy is amended as follows:			
1.	Such coverage and limits as are afforded by this policy under Coverages A, B, C, D, and E also apply to the Named Insured (including any director, executive officer, partner, or employee, agent or stockholder thereof, but only while acting within his or her official duties as such) arising out of the use by or on behalf of the Named Insured of Aircraft not owned in whole or in part by, registered to, or under a lease agreement with a term of more than thirty (30) days to the Named Insured .						
2.			RARY USE OF SUBSTITUTE AIRCRAFT a ents are deleted.	and USE OF OTHER AIRCRAFT Special Insur	ing		
3.	The coverage provided by this endorsement is secondary to and excess over any other valid and collectible insurance available to the Insured , except insurance purchased as excess of the coverage provided by this endorsement. If such other insurance is written through the Aviation Managers , the total limit of the Company's liability under all such policies shall not exceed the greatest Limit of Liability applicable under any one such policy.						
4.		s end agrap		craft indicated by an X to the left of the appropri	ate		
		(a)	Any fixed wing single engine land Aircraft be having no more than total seats.	earing a "Standard" category Airworthiness Certific	ate		
		(b)		andard" category Airworthiness Certificate having a certificated gross weight not in excess of 12,5			
		(c)		earing a "Standard" category Airworthiness Certific nd having a certificated gross weight not in excess			
		(d)					
5.			ion to the Exclusions applicable to Coverage ment also does not apply:	es A, B, C, D, and E, the coverage provided by t	this		
	(a)		he Company does not insure all the Aircra telusive control of the Insured .	ft owned by, registered to, leased to or under	the		
	(b)	und		ircraft owned in whole or in part by, registered to, than thirty (30) days, to such person (or member			
	(c)	to F	Physical Damage or Property Damage to, destr	ruction of, or loss of use of non-owned Aircraft.			

CAV98 (4/08) Page 1 of Endorsement No. _____

Ву			
		sued to to be attached to a	and hereby made a part of
	r provisions of this policy rema		
	th respect to the coverage pro clarations are deleted.	vided by this endorsement only, the pilot requ	uirements specified in the
(f)	to liability arising out of Aircra	aft insured elsewhere in the policy to which this	endorsement is attached.
(e)		Aircraft rented to, financed for, or leased to obsidiary, owned or controlled firm thereof.	others (or repossessed or
(d)	to claims arising out of any pan Insured .	roduct designed, manufactured, sold, distribute	d, serviced or handled by

(Authorized Representative)

CAV98 (4/08)

Endorsement No.

Date of Issue

NON-OWNED AIRCRAFT: LIABILITY ENDORSEMENT

In c	onsi	derat	ion of additional premium of \$, this policy is amended as follows:			
1.	Such coverage and limits as are afforded by this policy under Coverages A, B, C, D, and E also apply to the Named Insured (including any director, executive officer, partner, or employee, agent or stockholder thereof, but only while acting within his or her official duties as such) arising out of the use by or on behalf of the Named Insured of Aircraft not owned in whole or in part by, registered to, or under a lease agreement with a term of more than thirty (30) days to the Named Insured .					
2.			RARY USE OF SUBSTITUTE AIRCRAFT and USE OF OTHER AIRCRAFT Special Insuring ents are deleted.			
3.	insu end Con	ıranc orser npan	erage provided by this endorsement is secondary to and excess over any other valid and collectible e available to the Insured , except insurance purchased as excess of the coverage provided by this ment. If such other insurance is written through the Aviation Managers , the total limit of the y's liability under all such policies shall not exceed the greatest Limit of Liability applicable under such policy.			
4.		s end agrap	dorsement applies only to the non-owned Aircraft indicated by an X to the left of the appropriate th.			
		(a)	Any fixed wing single engine land Aircraft bearing a "Standard" category Airworthiness Certificate having no more than total seats.			
		(b)	Any fixed wing land Aircraft bearing a "Standard" category Airworthiness Certificate having no more than total seats and having a certificated gross weight not in excess of 12,500 pounds.			
		(c)	Any fixed wing or rotor-wing land Aircraft bearing a "Standard" category Airworthiness Certificate having no more than total seats and having a certificated gross weight not in excess of 12,500 pounds.			
		(d)	added:			
	$\overline{}$	•	(a) if the Company does not insure all the Aircraft owned by, registered to, leased to or under the exclusive control of the Insured.			
5.			on to the Exclusions applicable to Coverages A, B, C, D, and E, the coverage provided by this ment also does not apply to: removed: to			
	(a)	und	person or organization with respect to Aircraft owned in whole or in part by, registered to, or er a lease agreement with a term of more than thirty (30) days, to such person (or member of the household) or organization.			
	(b)	Phy	sical Damage or Property Damage to, destruction of, or loss of use of non-owned Aircraft.			
	(c) Claims arising out of any product designed, manufactured, sold, distributed, serviced or handled by a Insured.					
4	个	\	re- "numbered": the lines and added: "to" in front of each			
CA	√98 ·	(1/0 5	Page 1 of Endorsement No			

(e)	Liability	arising out of Air	craft insured else	where in the policy	to which this end	dorsement is atta	ached.
6 Ni	th respec clarations	t to the coverage are deleted.	e provided by this	s endorsement only	,, the pilot requi	rements specifie	d in the
igstyle igstyle		re-"numbere	ed" as (e) and (f)	1			

(d) Claims arising out of any Aircraft rented to, financed for, or leased to others (or repossessed or

reacquired) by any Insured, subsidiary, owned or controlled firm thereof.

All other provisions of this policy remain the same.

This endorsement becomes	s effective	to be attached to and hereby made a part of		
Policy No	issued to			
Ву				
	(4/08)		\mathcal{L}	
Endorsement No.			12 Contil	
Date of Issue		Ву	NE MIXI	
		((Authorized Representative)	
CAV98 (1/05)				

PORT AUTHORITY OF NEW YORK AND NEW JERSEY ENDORSEMENT

This	policy	is	amended	as	follows:

It is agreed the Company shall not, without obtaining the express advance written permission from the General Counsel of the Port Authority of New York and New Jersey raise any defense involving in any way the jurisdiction of the tribunal over the person of the Port Authority of New York and New Jersey, the immunity of the Port Authority of New York and New Jersey, its Commissioners, officers, agents or employees, the governmental nature of the Port Authority of New York and New Jersey or the provisions of any statutes respecting suits against the Port Authority of New York and New Jersey.

All other provisions of this policy remain the same.							
This endorsement becomes	effective		_ to be attached to and hereby made a part of				
Policy No	issued to						
Ву							
Endorsement No.			A Classiff				
Date of Issue		Ву	(Authorized Representative)				

UE1051 (10/07)

PRIMARY AND NON-CONTRIBUTORY ENDORSEMENT

This policy is amended as follows:

CAV1005 (4/08)

Only to the extent as stated within a written contract between the **Named Insured** and party(ies) as stated in the Schedule, coverage hereunder is primary and non-contributory with any insurance, co-insurance, or self insurance maintained by those party(ies):

SCHEDULE

All other provisions of this policy remain the same.						
This endorsement become	s effective		to be attached to and hereby made a part of			
Policy No						
Ву						
Endorsement No			A Clark			
Date of Issue		Ву	(Authorized Representative)			

REPORTING FORM ENDORSEMENT - 2

This policy is extended to include the following:

1. REPORTS:

- (a) The **Insured** shall keep accurate records of all **Aircraft** covered by this endorsement and shall submit to the Company or **Aviation Managers** a report setting forth the following information regarding such **Aircraft**:
 - (i) Make, type and model;
 - (ii) FAA Certificate number
 - (iii) The insured value (as defined in paragraph 3.);
 - (iv) Number of days owned during the period of the report;
 - (v) Number of days leased during the period of the report.
- (b) Reports shall be submitted monthly within 15 days after the close of the period covered by this report.
- (c) INADVERTENT DELAY, ERROR, OMISSION OR FAILURE

An inadvertent delay, error, omission or failure to furnish reports to the **Aviation Managers** as required will not prejudice the coverage afforded by this policy provided that such error, omission or failure is rectified as soon as possible after discovery.

However, this endorsement does not apply to the **Insured's** obligation to promptly notify and report to the **Aviation Managers** any **Occurrence**, **Loss**, claim, suit filed, or any other legal action, as required by your policy.

2. CANCELLATION CLAUSE

The cancellation clause contained in the printed conditions of this policy is amended to include the following additional provisions:

In the event of cancellation of this policy by the **Named Insured**, the earned premium hereunder shall be the proper short rate percentage of the estimated annual premium. The said estimated annual premium shall be determined by dividing the actual premium developed at the policy rates by the number of days coverage was in force and multiplying the quotient by 365, but in no event shall the earned premium be less than the applicable short rate percentage or the minimum premium, whichever shall be greater.

3. SPECIAL CONDITIONS

CAV

As respects Physical Damage Coverage:

(i)	The insured value of owned or leased Aircraft shal	I be the value declared by the Insured at the time of
	making application for this coverage. The insured	value of Aircraft subsequently purchased or leased
	shall be the actual price paid including engine(s) of	each such Aircraft as evidenced by the records of the
	Insured, provided, however, that the maximum am	ount of insurance automatically provided for any one
	Aircraft shall not exceed \$	(The value of the Aircraft may be increased or
	decreased further upon written notice to the Compa	any or Aviation Managers, provided however that the
	maximum amount of insurance for any one Aircraft	shall not exceed \$
	Written notice received by the producer is deem	ed written notice to the Company or the Aviation
	Managers.	

1038 (5/08)	Page 1 of Endorsement No
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Not In Motion \$ In Motion		(ii)	Deductibles app	licable hereunder sh	all be:	
Automatic attachment: Coverage(s)			Not In Motion	\$		
4. AUTOMATIC ATTACHMENT: Coverage(s) shall attach with respect to all				\$		
4. AUTOMATIC ATTACHMENT: Coverage(s) shall attach with respect to all			•			
Coverage(s)						
Coverage(s)						
Aircraft having no more than	4.	AU [.]	TOMATIC ATTAC	CHMENT:		
Aircraft having no more than		(Coverage(s)	sh	all attach with respec	t to all
and all such Aircraft in which the Insured subsequently acquires ownership or leases during the policy term provided that the Company or Aviation Managers are advised of the full particulars as required in paragraph. 5. DEPOSIT PREMIUM: \$ (a) As respects Physical Damage coverage shall be \$ (b) As respects Liability coverage shall be \$ (c) and the shall be retained by the Company until expiration at which time the excess of paid premium, if any, over the actual premium earned shall be returned to the Insured. In no event shall the actual premium retained by the Company be less than the minimum premium. The Company may at its option audit the records of the Insured at any time during the policy term or within twelve months after expiration of the policy. 6. RATES AND PAYMENT OF PREMIUM: The Insured agrees to pay premiums earned at the following rates for the coverages provided for each period covered by the reports required above: All other provisions of this policy remain the same. This endorsement becomes effective		1	Aircraft having n	o more than	total seats including	g Crew and having a certificated gross weight
5. DEPOSIT PREMIUM: \$;	and all such Aircr	aft in which the Insu	ured subsequently acqu	uires ownership or leases during the policy term
(a) As respects Physical Damage coverage shall be \$				Company of Aviatio	in managoro are davise	a or the rail particulars as required in paragraph
(b) As respects Liability coverage shall be \$	5.	DEF	POSIT PREMIUM:	\$		
and the shall be retained by the Company until expiration at which time the excess of paid premium, if any, over the actual premium earned shall be returned to the Insured. In no event shall the actual premium retained by the Company be less than the minimum premium. The Company may at its option audit the records of the Insured at any time during the policy term or within twelve months after expiration of the policy. 6. RATES AND PAYMENT OF PREMIUM: The Insured agrees to pay premiums earned at the following rates for the coverages provided for each period covered by the reports required above: All other provisions of this policy remain the same. This endorsement becomes effective to be attached to and hereby made a part of Policy No issued to Endorsement No		(a)	As respects Phy	vsical Damage covera	age shall be \$	
at which time the excess of paid premium, if any, over the actual premium earned shall be returned to the Insured. In no event shall the actual premium retained by the Company be less than the minimum premium. The Company may at its option audit the records of the Insured at any time during the policy term or within twelve months after expiration of the policy. 6. RATES AND PAYMENT OF PREMIUM: The Insured agrees to pay premiums earned at the following rates for the coverages provided for each period covered by the reports required above: All other provisions of this policy remain the same. This endorsement becomes effective to be attached to and hereby made a part of Policy No issued to Endorsement No		(b)	As respects Lial	oility coverage shall	be \$	
premium earned shall be returned to the Insured . In no event shall the actual premium retained by the Company be less than the minimum premium. The Company may at its option audit the records of the Insured at any time during the policy term or within twelve months after expiration of the policy. 6. RATES AND PAYMENT OF PREMIUM: The Insured agrees to pay premiums earned at the following rates for the coverages provided for each period covered by the reports required above: All other provisions of this policy remain the same. This endorsement becomes effective to be attached to and hereby made a part of Policy No issued to			and the		shall be retained by the	ne Company until expiration
Company be less than the minimum premium. The Company may at its option audit the records of the Insured at any time during the policy term or within twelve months after expiration of the policy. 6. RATES AND PAYMENT OF PREMIUM: The Insured agrees to pay premiums earned at the following rates for the coverages provided for each period covered by the reports required above: All other provisions of this policy remain the same. This endorsement becomes effective to be attached to and hereby made a part of Policy No issued to By Endorsement No			premium earned	I shall be returned t		
6. RATES AND PAYMENT OF PREMIUM: The Insured agrees to pay premiums earned at the following rates for the coverages provided for each period covered by the reports required above: All other provisions of this policy remain the same. This endorsement becomes effective to be attached to and hereby made a part of Policy No issued to By Endorsement No			Company be les	ss than the minimun	n premium. The Comp	pany may at its option audit the records of the
The Insured agrees to pay premiums earned at the following rates for the coverages provided for each period covered by the reports required above: All other provisions of this policy remain the same. This endorsement becomes effective to be attached to and hereby made a part of Policy No issued to By Endorsement No	6	RΔ	·		y torrir or writimi tworve	months after expiration of the policy.
All other provisions of this policy remain the same. This endorsement becomes effective to be attached to and hereby made a part of Policy No issued to Endorsement No Endorsement No	0.					
This endorsement becomes effective			_		rned at the following r	ates for the coverages provided for each period
This endorsement becomes effective						
This endorsement becomes effective						
This endorsement becomes effective						
This endorsement becomes effective						
Policy No issued to By Endorsement No	All	othe	r provisions of thi	s policy remain the s	same.	
Policy No issued to By Endorsement No	This	s end	dorsement becom	es effective		to be attached to and hereby made a part of
Endorsement No						
- W. YARNI	Ву					
- W. YARNI						
- W. MAN	End	orse	ment No.			12/11
					_	We Yorld
CAV1038 (5/08) Page 2 (Authorized Representative)						(Authorized Representative)

REPOSITIONING FLIGHT ENDORSEMENT

	consideration o ows:	f	premium of \$		this	policy	is	amended	as
Wit	h respect to:								
For	the Repositionir	ng Flight:							
	Liability covera	nges set forth in tl	he Declarations are amended	i to: Each Per	son	E	ach	Occurrence	;
	Coverage D - C	Combined Single L	imit Excluding Passengers	XXX	×	\$			_
	And coverage	Liability	arising while the Aircraft is	In Flight.					
	Liability covera	iges set forth in tl	he Declarations are amended	i to: Each Per	son	E	ach	Occurrence)
	Coverage D - C	Combined Single L	Limit Including Passengers	XXX	×	\$			
	with Passenge	r Liability limited i	internally to:	\$			-	XXXX	
	And coverage	includes Liability a	arising while the Aircraft is I	n Flight.					
	The seating sta	ated in item 4 of t	the Declarations is amended	:					
	To:	_ Crew and	Passengers excluding	Crew.					
	The Physical C	Damage coverage	as set forth in the Declara	tions is amended t	o Phy	ysical [Dam	age cover	age
All oth	er provisions of	this policy remain	n the same.						
	No	issu	ed to						t of
Ву									
Endors	sement No.								
Date o	f Issue			as qu	[18	M		<u> </u>	
CAV1	016 (4/08)		Ву	(Authorize	d Rep	resenta	ative	e)	_

SAN FRANCISCO ENDORSEMENT

This policy is amended as follows:

- The City and County of San Francisco, the Airport Commission of the City and County of San Francisco and its members and all of their officers, employees and agents are hereby named as additional insureds hereunder; but only with respect to liability arising out of the activities of the Named Insured.
- 2. The policy(ies) listed on this endorsement shall apply separately to each Insured against whom claim is made or suit is brought except with respect to the limits of the Company's liability.
- Written notice of cancellation or of any limits reduction change in said policy shall be mailed to the Ground Transportation Permit Processing Unit, P.O. Box 8097, San Francisco International Airport, San Francisco, California 94128, thirty (30) days in advance of the effective date thereof.
- 4. Insurance under the policy(ies) listed in this endorsement shall be primary insurance and no other insurance or self insured retention carried or held by the City and County of San Francisco shall be called upon to contribute to a loss covered by insurance for the Named Insured.

Except as stated above and not in conflict with this endorsement, nothing contained herein shall be held to waive, alter or extend any of the limits, agreements, or exclusions of this policy(ies) to which this endorsement applies.

All other provisions of the	is policy remain the same.	
This endorsement becom	nes effective	to be attached to and hereby made a part of
Policy No	issued to	
Ву		
Endorsement No		Colombia Colombia
Date of Issue		By(Authorized Representative)

CAV815 (5/08)

SUPPLEMENTARY PAYMENTS EXTENSION - SEARCH AND RESCUE, WRECK REMOVAL, RUNWAY AND AIRCRAFT FOAMING

In o	consideration of an additional premium of \$, this policy is amended as follows:									
	e DEFENSE , SETTLEMENT AND SUPPLEMENTARY PAYMENTS section for Coverages A , B , C , and D is sended to include the following, reasonable and necessary expenses incurred:									
(e)	by the Insured , or for reasonable and necessary expenses incurred by the Insured at the Company's request, or for reasonable and necessary expenses that the Insured becomes legally liable for search and rescue operations for an Aircraft insured under this policy and its Passengers that has been determined to be missing and unreported after the computed maximum endurance of its flight has been exceeded; or									
(f)	(f) for any attempted or actual raising, removal, disposal or destruction of the wreck of an Aircraft insured under this policy and the contents of the Aircraft ; or									
(g)	for the foaming of a runway or Aircraft for the purpose of minimizing a Physical Damage Loss under this policy.									
cor	evided, however, with respects (e), (f) and (g) above, the Company's Limit of Liability for (e), (f) and (g) and mbined shall not exceed \$ any one Occurrence; however, coverage above shall not apply expenses:									
1.	for which the Insured would be reimbursed otherwise; or									
2.	which are payable under any other insurance policy of the Insured.									
All oth	ner provisions of this policy remain the same.									
This e Policy	No issued to to be attached to and hereby made a part of									
Ву										
	sement No									
Date o	By(Authorized Representative)									

CAV1084 (5/08)

WILDLIFE SURVEY OR PREDATOR CONTROL EXCLUSION ENDORSEMENT

In c	onsi	deration of an additional premium of \$, it is agreed that:				
	-	licy is amended as follows in the event the Purpose of Use includes either or both Wildlife Survey or Control.				
1.	Cov	verage afforded by this policy shall not apply to the following equipment:				
	Pho	otographic, Video, Motion Picture, Survey Equipment or Firearms of any kind.				
2.		verage afforded by this policy shall not apply to any flight requiring a special permit or waiver from the leral Aviation Administration.				
3.		respects any flight involving Wildlife Survey or Predator Control, coverage afforded by this policy shall not ly to:				
	Α.	Any indirect or consequential loss or damage of any kind whatsoever; or				
B. Property damage to Premises or property owned, occupied or rented by, or in the care custody or con of any person or organization for whom the Wildlife Survey or Predator Control services are provided by an Insured .						
	C.	Any injury, damage, Loss or claim arising out of the use or discharge of a firearm.				
All	othei	r provisions of this policy remain the same.				
		dorsement becomes effective to be attached to and hereby made a part of o issued to				
Ву						
		IssueBy(Authorized Representative)				

CAV1073 (3/08)

 SERFF Tracking Number:
 AGNY-125774160
 State:
 Arkansas

 First Filing Company:
 American Home Assurance Company, ...
 State Tracking Number:
 EFT \$50

Company Tracking Number: AIC-08-AV-07

TOI: 22.0 Aircraft Sub-TOI: 22.0000 Aircraft

Product Name: Commercial Aircraft Program

Project Name/Number: Commercial Aircraft Program/AIC-08-AV-07

Rate Information

Rate data does NOT apply to filing.

SERFF Tracking Number: AGNY-125774160 State: Arkansas
First Filing Company: American Home Assurance Company, ... State Tracking Number: EFT \$50

Company Tracking Number: AIC-08-AV-07

TOI: 22.0 Aircraft Sub-TOI: 22.0000 Aircraft

Product Name: Commercial Aircraft Program

Project Name/Number: Commercial Aircraft Program/AIC-08-AV-07

Supporting Document Schedules

Review Status:

Satisfied -Name: Uniform Transmittal Document- Approved 08/25/2008

Property & Casualty

Comments:

Attachment:

P&C.pdf

Property & Casualty Transmittal Document

Dentalise Only		1 1 4 6 6 0 CA 1 5 6 5 6 7 6 7 6 7 6 7 6 7 6 7 6 7 6 7 6
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2) instrance Department Use only						
a. Date the filing is receive	a. Date the filing is received:					
b. Analyst:	b. Analyst:					
c. Disposition:	c. Disposition:					
d. Date of disposition of the	ne filing:					
e. Effective date of filing:	e. Effective date of filing:					
New Business						
Renewal Busines	SS					
f. State Filing #:						
g. SERFF Filing #:						
h. Subject Codes						

3.	Group Name			Group NAIC #
				012
4.	Company Name(s)	Domicile	NAIC#	FEIN#
	American Home Assurance Company	NY	19380	13-5124990
	American International South Insurance Company	PA	40258	02-6008643
	Commerce and Industry Insurance Company	NY	19410	13-1938623
	Granite State Insurance Company	PA	23809	02-0140690
	National Union Fire Insurance Company of Pittsburgh, Pa.	PA	19445	25-0687550
	New Hampshire Insurance Company	PA	23841	02-0172170
	The Insurance Company of the State of Pennsylvania	PA	19429	13-5540698

5. Company Tracking Number

AIC-08-AV-07

Contact Info of Filer(s) or Corporate Officer(s) [include toll-free number]

6.	Name and address	Title	Telephone #s	FAX#	e-mail	
	Ronald A. Colaninno 175 Water Street New York, NY 10038	Director	212-458-7462	212-458-7077	ronald.colaninno@aig.co m	
	Signature of authorized file	r				
8.			Ronald A. Colaninno			

Filing information (see General Instructions for descriptions of these fields)

9.	Type of Insurance (TOI)	22.0 A	ircraft				
10.	Sub-Type of Insurance (Sub-TOI)	22.000	00 Aircraft				
11.	State Specific Product code(s)(if applicable)[See State Specific Requirements]						
12.	Company Program Title (Marketing title)	Aerial Applicator's Program					
13.	Filing Type	[X] Fo	te/Loss Cost []Rul orms[]Combination thdrawal[]Other(g	Rates/Rule	es/Forms		
14.	Effective Date(s) Requested	New:	September 15, 2008	Renewal :	September 15, 2008		
15.	Reference Filing?	[] Ye	s []No				
16.	Reference Organization (if applicable)	N/A					
17.	Reference Organization # & Title	N/A					
18.	Company's Date of Filing	August 15, 2008					
19.	Status of filing in domicile	[] No	t Filed [X] Pending [] Authorize	ed [] Disapproved		

Property & Casualty Transmittal Document—

20. This filing transmittal is part of Company Tracking # AIC-08-AV-07

21. Filing Description [This area can be used in lieu of a cover letter or filing memorandum and is free-form text]

The referenced companies (the "Companies") have on file with your Department their Commercial Aircraft Program (AIC-05-AV-03). The Companies submit, for your review and approval, forty-one (41) endorsements to be used with this program. We have also included eleven (11) blackline endorsements presently on file with the department for your reference.

Please refer to the attached Forms Listing for information about the endorsements included in this submission.

2. Filing Fees (Filer must provide check # and fee amount if applicable)
[If a state requires you to show how you calculated your filing fees, place that calculation below]

Check #: EFT Amount: \$50.00

\$50.00 Per Form Filing

Refer to each state's checklist for additional state specific requirements or instructions on calculating fees.

^{***}Refer to the each state's checklist for additional state specific requirements (i.e. # of additional copies required, other state specific forms, etc.)

Effective March 1, 2007

FORM FILING SCHEDULE

(This form must be provided ONLY when making a filing that includes forms) (Do <u>not</u> refer to the body of the filing for the forms listing, unless allowed by state.)

1. This filing transmittal is part of Company Tracking # AIC-08-AV-07

2.	This filing correspond	s to rate/rule filing nun ate/rule filing, if applicable)	nber	AIC-08-AV-07			
3.	Form Name /Description/Synopsis	Form # Include edition date	Replace Or withdra		If replacement, give form # it replaces	Previous state filing number, if required by state	
01	50/50 Provisional Claims Settlement Clause	CAV994 (4/08)	[] With	lacement drawn			
02	Additional Insured - Lienholder	CAV990 (4/08)	[X] New [] Rep [] With	lacement			
03	Additional Insured (Written Contract)	CAV1024 (4/08)	[X] New [] Rep [] With	lacement			
04	Additional Insured Endorsement - SRD	CAV981 (4/08)	[x New [] Rep [] With	lacement idrawn			
05	Additional Physical Damage Claim Payment in the Event of a Total Loss	CAV1079 (5/08)	[x] New [] Rep [] With	lacement			
06	Aerial Photography, Aerial Survey, Powerline Patrol or Pipeline Patrol Exclusion Endorsement	CAV1063 (3/08)	[x] New [] Rep [] With	lacement			
07	Agreed Value - Total Loss	CAV1012 (4/08)	,	/ lacement ndrawn			
08	Bail Bonds Endorsement	CAV1050 (4/08)		<i>l</i> lacement ndrawn			
09		CAV26 (5/08)	[x New [] Rep [] With	lacement			
10		CAV940 (4/08)	[] With	olacement ndrawn			
11	Date Recognition Limited Coverage Clause	UE2001A (11/05)		v blacement ndrawn			

12	Deductible Amendment	CAV/4040 (4/09)	[x] New [] Replacement [] Withdrawn		
	Endorsement	CAV1010 (4/08)	[x] New		
13	Defense, Settlement and Supplementary Payments Coverages A, B, C, and D	CAV1058 (1/08)	[] Replacement [] Withdrawn		
-			[x] New		
14	Disappearance Endorsement	CAV1015 (4/08)	[] Replacement [] Withdrawn		
			[x] New	`	
15	Duplicate Policy Exclusion	Duplicate Policy Exclusion	[] Replacement [] Withdrawn		
			[x] New		
16	Exclusion Deletion		[] Replacement		
	Endorsement	CAV1088 (5/08)	[]	•	
17			[x] New [] Replacement [] Withdrawn		
	Coverage	CAV999 (4/08)			
			[x] New		-
18	FAA Repair Station		[] Withdrawn		,
	Endorsement	CAV53 (4/08)			
			[x] New		
19			[] Replacement		
	Finance / Lease Contract	CA)/4054 (4/09)	[] Withdrawn		
	Endorsement - 2	CAV1054 (4/08)	[x] New		
			[] Replacement		
20	Finance / Lease Contract		[] Withdrawn		
	Endorsement - 2 - Illinois	CAV1054IL (4/08)			
			[x] New		
2	Finance / Lease Contract		[] Replacement [] Withdrawn		
	Endorsement - 2 - West Virginia	CAV1054WV (4/08)	[] withdrawn	1	
			[x] New		
2			[] Replacement		
-		04)/50 (4/00)	[] Withdrawn		
-	Floats/Skis Clause	CAV59 (4/08)	[x] New		
			[] Replacement		
2	3		[] Withdrawn		
	Good Experience Return	CAV1098(5/08)			
			[x] New		
2	4		[] Replacement		
	Good Experience Return (Excluding War Premium)	CAV1006 (5/08)	[] vvitil titavviii		
-	(Exclusing Frair Folinairi)	3, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	[x] New		
2	5		[] Replacement		
2	Good Experience Return		[] Withdrawn		
	Upon Renewal	CAV121 (5/08)			<u> </u>

26	Good Experience Return Upon Renewal (Excluding	G N (4000 (5 (90))	[x] New [] Replacement [] Withdrawn	
27	War Premium)	CAV1099 (5/08)	[x] New [] Replacement [] Withdrawn	
	Hold Harmless Clause	CAV64 (4/08)		
28	Hurricane Protection Coverage	CAV1025 (4/08)	[x] New [] Replacement [] Withdrawn	
29	Knowledge of Occurrence and Failure to Report Endorsement	CAV834 (5/08)	[x] New [] Replacement [] Withdrawn	
30	Liability and Physical Damage Amendment - SRD	CAV969 (4/08)	[x] New [] Replacement [] Withdrawn	
31	Limited Property Damage Exclusion Writeback Endorsement and Special Equipment Endorsement	CAV1083 (5/08)	[x] New [] Replacement [] Withdrawn	
32	No Claims Bonus Endorsement	CAV95 (4/08)	[x] New [] Replacement [] Withdrawn	
33			[x] New [] Replacement [] Withdrawn	
	No Claims Bonus on Renewal Endorsement	CAV842 (4/08)		
34	Non-Owned Aircraft: Liabilities Endorsement	CAV98 (4/08)	[x] New [] Replacement [] Withdrawn	
35		UE1051 (10/07)	[x] New [] Replacement [] Withdrawn	
36			[x] New [] Replacement [] Withdrawn	
	Primary and Non- Contributory Endorsement	CAV1005 (4/08)		
37	Reporting Form Endorsement - 2	CAV1038 (5/08)	[x] New [] Replacement [] Withdrawn	
38	Respositioning Flight	CAV1016 (4/08)	[x] New [] Replacement [] Withdrawn	

39	San Francisco Endorsement	CAV815 (5/08)	[x] New [] Replacement [] Withdrawn
40	Supplementary Payments Extension - Search and Rescue, Wreck Removal, Runway and Aircraft Foaming	CAV1084 (5/08)	[x] New [] Replacement [] Withdrawn
41	Wildlife Survey or Predatory Control Exclusion Endorsement	CAV1073 (3/08)	[x] New [] Replacement [] Withdrawn

PC FFS-1

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